## A COMPLETE

# SYSTEM OF PLEADING.

VOL. II.

#### A COMPLETE

# SYSTEM OF PLEADING:

COMPREHENDING THE MOST

APPROVED PRECEDENTS and FORMS of PRACTICE;

CHILFLY CONSISTING OF

SUCH AS HAVE NEVER BEFORE BEEN PRINTED:

WITH AN

#### INDEX to the PRINCIPAL WORK,

TOWNSHEND'S and CORNWALL'S TABLES,

TO THE PRESENT TIME;

AS WELL AS AN

INDEX of REFERENCE to all the ANCIENT and MODERN ENTRIES EXEM.

By JOHN WENTWORTH, Efq.

OF THE INNER TEMPLE, BARRISTER AT LAW.

VOL. II.

CONTAINING

ASSUMPSIT SPECIAL.

LONDON:

PRINTED FOR G. G. AND J. ROBINSON, PATERNOSTER-ROW.

Volume contains the Head of Assumpsit with the Index complete, except the Pleas; although the Precedents of the Considerations not Classed, on Common Promises, &c. and the Pleas in Assumpsit, with the Index to Pleas in Assumpsit, are postponed to make part of the Third Volume, for the convenience of the Profession, to keep the Pleas and Index to Pleas distinct; which Volume will also contain the Head of Covenant and Index to Covenant complete.

This has been done in order to afford the Students and Practitioners the addition of the Form of a Count or Declaration in Assumption Common Promises and by and against particular Persons in every possible way that may occur in Practice; which, by perusing the INDEX and the Analysis, I trust it will be thought I have well done; for I have in the INDEX separated all the Forms, by and against particular Persons, in Indebitatus or General Assumption, from the Declarations on Common Promises made by any person, for the case too and convenience of the Practitioner. Ex. gr. for Fees, Fines on Admission to Copybolds, &c.; an action for the former would be brought

brought by Attornies, Proctors, &c. and for the latter by a Lord of a Manor; therefore, the flightest attention to the Analysis and the Index will shew, that the object of the action is by or against some particular Person under the Had; and, referring to the precedent, the Title wanter Top of the page points it out, as in the instances given, viz. for Fees, Fines, &c.

I must apprize the Profession again, as I did in the First Volume, that I have added these common Forms at the pressing request of many of the janior part of the Profession, the Students and Practitioners, for the use of Pupils; and that this is the reason why I have not been able to give the whole of Assumpte, as I had originally intended to do, it will be observed, however, that the INDEX complete, except to Pleas, which I thought useful to give with the Pleas a part, is contained in this Volume.

STEADILY purching my original Plan, I have endeavoured to arrange my matter according to the fubicet or object of the Action, relating to Trade, Agriculture. Padments, the relation of Mafter and Servant (under Success Day, et .— to Render Services, Perform Horks—services and Emply), as in the Analysis; and have given every Count on the various Loffes on a Policy of Afferance, in the First; Breaches of an Agreement between a Landlord and his Tenant, in the Second; and on Common Promifes, in the Third Volume; without the formal Beginning and Ending of a Declaration, in the manner of Raftall's Entries: For, by reference to the formal Beginnings and Enaings of

Declarations, &c. the Pleader will find the exact Form in the superior and inserior Courts. On this account I do not purpose to give the Beginning of every Declaration so frequently as I have hitherto done.

I HAVE selected such Titles as are important subjects of an Action, under the Considerations not Classed, in the Third Volume (as in the First), where there is no special Agreement, although the Action is emphatically Indibitatus Assumpsit, in the way I consider this Action distinguished from Assumpsit Special—as on Byc Laws— Actions for Penalties given by Statute, where there has been an Agreement; for inflance, relating to Workmen hiring themselves out to other Masters, in particular Trades, p. 511.— Affum fit on Statutes, where the Affumpfit or Duty is implied, and the Defendant under a legal Obligation to perform or do a thing, as to contribute to the expence of a Party Wall-Apprentices Fees-Articled Clerks \*. In all thefe cates I have confiantly placed the Title or Subject of the Action at the top of the page in every Volume, and faithfully indexed the whole, that no difficulty (I think I may venture to fay) can possibly arise in turning to the exact Precedent wanted.

In many of the Precedents the Student will remark, that the faid plaintiff and the faid defendant, and plaintiff and defendant, are used in abridging the copy, instead of the faid Thomas or the faid William. I scarcely need remind, that the names of the parties should be substituted; and this is the only error I feel in the body of

<sup>•</sup> See Vol. III. p. 20. a very good Opinion on such Agreements, when to declare generally and when specially.

any Precedent hitherto, which arises from the most scrupulous fear of altering any thing, except a literal erron—in the Precedents I publish; in a Work of this fort, I think it becomes me not to do it.

THE Errors of the Press, however, will be added at the end of Assumpsit, in the Third Volume; together with a GLOSSARY of the REPORTERS and ENTRIES, in the manner of Repertorium Juridicum.

I CANNOT refrain to assure the Profession, and gratify my own vanity; for I am indeed vain in the commendations bestowed upon the Plan and Execution of my First Volume, and the INDEX to it, communicated to me from the most judicious Special Pleaders at the English Bar. One instance (a far higher mathority), from the manner in which it was done, and the occasion of doing it, demands from me the gratitude and respect, due to so much sensibility, and a mind to enlightened, till the latest moment of my life.

J. WENTWORTH.

INNER TEMPLE, 3d May, 1797.



#### ON SPECIAL CONTRACTS,

RELATING TO

REAL AND PERSONAL PROPERTY CONCERNING LANDS, HOUSES, &c.

BY AND AGAINST LANDLORD AND TENANT, &c.

TERTFORDSHIRE, to wit. John Cheshyre esquire com - Assumptio for , plains of Benjamin Allen, being, &c. for that whereas the not using prefaid John on the twenty-ninth day of September in the year of nifes in an huf-Our Lord 1786, at the parith of Bennington, in the faid county, ner, which were at the request of the laid Benjamin, demiled, fet, and let to tarm demiled from to the faid B. a certain meffuage, tenement, or farm house, and year to year; also a certain park called Bennington Park, and divers, to wit, for canying off three hundred acres of other land, with the appurtenances, fituate, and spending compost elfelying, and being in the parish of Bennington, in the county of H. where than on aforefaid, to hold the fame premises, with the appurtenances, to premies; the faid B. his executors, administrators and assigns, for the space cutting down of one whole year thence next enfuing, and fully to be complete the underwood and ended, and so from year to year, for so long time as it should pales of the park; please the faid J. and the said B. at a certain rent therefore, cutting hedges payable by the faid B. to the faid J.; and in confideration there- in an improper of, he the faid B. afterwards, to wit, on, &c. aforefaid, at, &c. and unhusband. aforefaid, undertook, and then and there faithfully promifed the like manner; and for not faid J. to use the faid premites in a good husbandlike manner dur-plashing and ing the time that he should hold and enjoy the same as tenant laying down thereof to the faid J.: and the faid J. in fact fays, that the faid hedges; for cut-B. hath continually from the said twenty-ninth day of September ting saggets in the year aforesaid, until the day of exhibiting the bill of the said and laying them J. held and enjoyed the faid premifes, with the appurtenances, on the young as tenant thereof to him the faid J. by virtue of and under that stubs, which demise, and still holds and enjoys the same: yet the said B. not by squeezing

springing and growing; for lopping trees which had never before been lopped; 100ting up trees, pollards, and bushes, and exclipating, &c.

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#### ASSUMPSIT SPECIAL.—ON SPECIAL CONTRACT'S.

reparting his faid promise and undertaking by him made as afore-Land but contriving and fraudulently intending craftily and fubtilly to deceive and defraud the faid J. in this behalf, hath not used the said premises in a good husbandlike manner during his faid possession and enjoyment thereof, according to his said promise and undertaking in that behalf made with the faid I.; but on the contrary thereof the faid B. during the time he hath so held and enjoyed the faid premises as aforefaid, to wit, on the twenty-third day of March in the year of Our Lord 1788, and on divers other days and times between that day and the day of exhibiting the bill of the faid I. did load, take, and carry away divers large quantitles of dung and compost, to wit, &c. which, during the time the faid B. held and enjoyed the faid premises of the faid J. at morefaid, had arifen and been made upon the faid premifes, off and from the faid premies, and did not use and spend the same or any part thereof upon the full premiles, or part thereof, but used and spent the same elsewhere, contrary to good husbandry, and the faid promise and undertaking of the faid B. in that behalf mide as aforefaid: and the faid J. further five, that during the time that the faid B. both hold and enjoyed the faid premifes with the appurtenances as aforefaid, to wit, on the twenty-fifth day of January in the year of thus Lord 1788, and on divers other days and times between that day and the day of exhibiting the bill of the ful J, he the ful B, cut down, profitated, and destroyed the underwood, to wit, &c. then thinding, &c. growing against the pales of the fold park, and hipporting the fame, and which had not usually the retofore been out, contrary to good husbandry, and the faid promife and undertaking of the faid B. in that behalf made as storefaid: and the file I, further fays, that during the time the told B. hath held and erroyed the faid premises, with the appurremances as aforefaild, to wit, on the thenty-fifth day of January in the year of Our Lord 178%, and on divers others, &c. he the faid B. cut the nedges and underwood, to wit, Se. of and belonging to the faid premies in a very improper and unhufbandlike manner, contrary to good hufbandry, and the faid promife and undertaking of the faid B. in that behalt made as aforefaid; and the faid J. further fays, that although, during the time that the faid B. bath held and enjoyed the faid premifes with the appurtenances as eforefaid, to wit, on the twenty-fifth of January 1788, and on divers others, &c. he the taid B. cut other the hedges, to wit, &c. of the faid premises; which said last-mentioned hedges, at each and every of the times last aforefaid, ought and should, according to good husbandry, have been plashed and laid down; yet the faid B. did not, nor at any or either of the times last aforefaid, when he fo cut the faid laft-mentioned hedges, plash or lay down the fame hedges or any of them in a good hofbandlike manner, or in any manner whatfoever, but, on the contrary thereof, wholly omitted and neglected fo to do, contrary to good husbandry, and the faid promife and undertaking of the faid B. in that behalf made as aforefaid: and the faid J. further lays, that during the time that

the faid B. possessed, held, and enjoyed the said premises, and after he had cut the faid hedges of the faid premifes as last aforefaid, to wit, on the faid days and times last aforesaid, he the said B put, placed, and laid divers, to wit, one thousand faggets, then and there made from and with the wood, underwood, and bufhes cut and taken by the faid B. from and out of the faid last-mentioned hedges to by him cut as lift atorefaid, in and upon the stubs then remaining and being in the hedges last aforesaid, and kept and continued the same so put, placed, and laid thereon for a long time, to wit, from and until the day of exhibiting the bill of the faid J. and thereby and therewith crushed, squeezed, damaged, spoiled, and destroyed the spects of the said stubs then growing and springing from the same, and thereby and therewith prevented and hindered other shoots from springing and growing from the same, and which otherwise would have then and there sprung and grown therefrom, contrary to good husbandry, and the faid promife and undertaking of the faid B. in that behalf made as aforefaid: and the faid ]. further fays, that during the times that the faid B. hath held and enjoyed the faid premises, with the appurtenances as aforefaid, to wit, on the twenty-fifth of January A. D. 1,88, and on divers other, &c. at, &c. aforefaid, he the faid B. cut and lopped divers trees, to wit, &c. then growing and being on the faid premifes, which had never theretofore been cut or lopped, contrary to good huft a d y, and the faid promise and undertaking of the faid B. in that behalf made as aforefaid: and the faid J. further fays, that during the time the faid B. hath held and enjoyed the faid premifes with the appurtenances as aforefaid, to wit, on the twenty-fifth of January A. D. 1788, and on divers other, &c. at, &c. aforefield, he the faid B. cut and lopped divers other trees, to wit, &c. then growing and being on the faid premifes, in an unhusbandlike manner, and otherwise than such trees had been theretofore cut or lopped, contrary to good husbandry, and the faid promise and undertaking of the said B. in that behalf made as aforefaid: and the faid I further fays, that during the time that the faid B. hath held and enjoyed the faid premises with the appartenances as aforelaid, to wit, on the twenty-fifth of January A. D. 1788, and on divers other, &c. he the faid B. rooted up, flocked up, and extirpated divers trees, pollards, and bufbes, to wit, &c. then growing and being in the laid park, contrary to good husbandry, and the faid promise and undertaking of the faid B. in that behalf made as aforesaid: and the said J. further says, that during the time that the faid B, hath held and enjoyed the faid premifes with the appurtenances as aforefuld, to wit, on the twenty-fifth of January in the year aforefaid, and on divers others &c. he the faid B. rooted up, stocked up, and extirpated divers other trees, pollards, and bushes, to wit, &c. then growing and being on the faid premises, contrary to good husbandry, and the faid promise and undertaking of the said B. in that behalf made as aforesaid. And whereas, &c. (a 2d Count for money had and received; the 3d Count upon an account stated, and the follow-B 2

#### ASSUMPSIT SPECIAL.—ONSPECIAL CONTRACTS.

ing conclusion:) Yet the said B. hath not poid to the said J. the faid feveral fums of money, or any part there it (a hough often requested), but to pay the same, or any part thereof, so the said J. he-the faid B. hath altogether refused, and still doth refuse. (Damages 400l. Suit or pledges, &c.)

- របិប**្រជាជាធិបិស** gainsf the af-- lignee offateim Subject to a coing, whereby plaintiff was obliged to pay his leffor money, profecuting plaintiff.

LONDON, I. For that whereas the faid John, before and at the time of the making of the promise and undertaking of the said Roger hereafter next mentioned, was lawfully possessed of and in venant to repair, two certain meffuages or tenements fituated and being at the pafor not repair- 11sh of St. Botolph in the ward of Aldersgate in L. aforcsaid, with the appurtenances, for the then refidue of a certain term of fix years fix calendar months and eighty days, commencing from the twenty-fifth of December A. D. 1788, by virtue of a certain deand the coil, or rule or leads the reof made from one John Reeves to the faid John Langhorn and his adigness, by indenture bearing date the nineteenth of January A. D. 1779, unler divers covenants and agreements contained in the faid indenture, on the part and behalf of the faid John, as such lessee thereof, and his assignees to be kept and performed; whereof the faid Roger, before the making of his faid promise and undertaking, to wit, on the nineteenth of October A. D. 1779, there had notice; and thereupon afterwards, to wit, on the day and year last aferciaid, at L. aforefaid, in the parish and ward aforeful, in confideration that the said John L. at the special instance and request of the faid Roger, would fell and affign over the same to the said Roger for the then residue of the k id term, subject to the covenants and agreements on the lessee's part and behalf in the faid indenture contained, he the faid Roger andertook and then and there faithfully promifed the faid John L. that he the faid Roger would perform and keep all and lingular such covenants and agreements from Michaelmas-day then last pall: and the find John 12, avers, that he, confiding in the faid promise and undertaking of the said Roger, did then and there, to wit, on the and nineteenth of October 1779 aforciaid, at L. aforefaid, in the parish and ward aforelaid, felt or assign over to the faid Roger the Tail melliages or tenements, with the appurtenances, to demifed to him the faid John L. as aforefaid, for the then relidue of the taid term, subject to such covenants and agreements on the leffec's part and behalf as aforefaid; and that the faid Roger, by virtue of tach fale and affigument, then and there entered upon the tame, and became and was possessed thereof for the then refidue of the faid term: and although amongst the covenants of and agreements contained in the faid indenture, there was a certain covenant and agreement with the faid John Reeves on the part of the faid John L. as fuch leffec of the faid meffuages or tenements, with the appurtenances, as aforciaid, well and fufficiently to repair the same during the said term, and to leave them so well and fufficiently repaired at the expiration thereof; yet the faid Roger, not regarding his faid promite and undertaking to by him made

made as aforefuld, but contriving and fraudulently intending craftily and subtilly to deceive and injure the said John L. in this behalf, did not nor would (although often requested) perform or keep the faid covenant and agreement hereinbefore mentioned, according to the tenor and effect of his faid promifes and undertakings, but therein wholly failed and made default; and, on the contrary thereof, after such sale and affigument from the said John L. to the faid Roger as aforefaid, and during the faid demife, to wit, on the tenth of June A. D. 1782, and from thence until the expiration of the faid term, permitted and fuffered the faid meffuages or tenements, with the appurtenances, to be greatly ruinous and decayed for want of necessary repairing thereof, and, at the expiration of the faid term, left the fame so out of repair as aforefaid, in breach of the faid covenant and agreement fo made by the faid John L. with the feid John Reeves, and of the promife and undertaking of the faid Reger to by him made to the fail John L. in that behalf aforciand; by reason of which and default of the faid Roger, the faid John L. afterwards, to wit, on the third of May A. D. 1788, at L. aforetaid, in the parish and ward aforelaid, was obliged to pay, and actually paid a large and, to wit, the fum of fixty pounds of lawful money of Great Britain, as a fatisfaction to the fift John R. for such breach of covenant as aforefail, and his costs of projecuting a cerran action at law against the said John L. in respect thereof, (the saine being a reasonable payment in that behalf,) and also enother large sun, to wit, the further fum of thirty pounds of like lawful money in and about the defence of the rold action. (Other Counts for money paid; account stated; with common conclusion to the two last promites. Pludges, &c.) D. MIARLYATT.

HERTFORDSHIRE, J. Samuel Moody efquire complains Affample for of Damel Winfield, being &c. for that whereas heretorote, to wit, not fanding on the first day of January A. D. 1787, at Watford in the faid nature upon county of Hertford, the faid S. at the special instance and request man, except the of the faid D. demifed to the faid D. a certain farm, conniting of last year, but a meffunce barns of these out buildings words and investigations of the a meffuage, barns, flables, out-buildings, yards, and divers, to the cod of the wit, one hundred and fifty acres of land, with the appurtenances, year after it had fituated and being at Watford in the faid county of H. to hold spent that year, the same to the said D. from the twenty-ninth of September A.D. contrary to a-1786, for the term of three years thence next enfuing, at and pinguimber trees under a certain yearly rent to be therefore paid by the faid D. to which had not the faid S.; and thercupon, in confideration thereof, he the faid been D. (amongst other things) undertook, and then and there faith- lopped; for not fully promited the faid Samuel, that he the faid Daniel would, spendingmanure during the faid term frend law and use upon the faid law of a made and during the faid term, spend, lay, and use upon the faid denused brought on prelands, for the cultivation and improvement thereof, all the dung miles in hea of and manure that thould be made on the faid farm for the use of hay sold off, exthe faid Samuel, without any allowance for the fame: and the cept last year, faid Samuel in fact fays, that by virtue of the faid demife he the ing doing ele-₿ 3

faid where.

faid D. entered into the faid demised premises with the appurtenances, and became possessed thereof; yet the said D. not regarding his faid promife and undertaking fo made by him as aforefaids but contriving and fraudulently intending craftily and fubtilly to deceive and defraud the faid Samuel in this behalf, did ast, during the faid term, spend, lay, and use upon the said demifed lands, for the cultivation and improvement thereof, all the dung and manure that was made on the faid farm during the faid term, except the last year's dung and manure thereof, and did not, at the end of the faid term, leave the last year's dung and manure thereof upon the faid farm for the use of the said S. according to his faid promite and undertaking, but, on the contrary thereof, converted and dispesed of the said dung and manure for his own use, and elsewhere than upon the said farm, whereby the said farm is very much impoverished and damaged. And the faid S. further fays, that at the faid time of making the faid demile, to wit, at W. aforefaid, in the county aforefaid, the faid D. in confideration of the faid demise, undertook, and then and there faithfully promifed the faid Samuel, that he the faid D. would not, during the full term, lop any timber trees growing upon the faid demised farm, which had not been usually lopped before the making of the faid demile; yet the faid D. not regarding his faid last mentioned promife and undertaking, but contriving and fraudulently intending ciatriy to deceive and defraud the faid S. in this behalf, did at divers times, criting the fail term, lop divers, to wit, one hundred timber trees growing upon the find last mentroncd farm, which had not been usually lopped before the making of the faid demile, contrary to his faid promite and undertaking. And whereas afterwards, to wit, on the first day of January 1787, at W. aforelaid, in the county aforeaid, the faid Samuel, at the special instance and request of the faid D. demied to the faid D. a certain other farm, confiffing of a mellinge, barns, flables, out-boildings, yards, and divers, to wit, one hundred and filty acres of land, with the appurtenances, fituated and being ar W. in the county aforefail, to hold the fame to the faid D. from the twenty-ninth day of September in the find year 1776, for the term of three years then next enlaing, at and under a certain yearly rent to be therefore paid by the faid D, to the faid S and thereopon, in confideration thereof, he the faid D. (amongst other things) undertook; and then and there faithfully promited the faid Samuel, that he the faid I) would, during the faid term, lay and spend upon the faid lands, for the cultivation and improvement thereof, all the dung and manure that should be made upon the faid farm, or should be brought thereon by the faid D. in lieu of hay produced from the faid farm and fold off the tame, except on the last year of the faid term, and that he the faid D. at the end of the faid term, would leave on the faid farm all the dung and manure that should be made on the faid farm, or brought thereon by the faid D. in lieu of hay told off as aforefaid during the last year of the faid term,

2d Count.

3d Count.

#### By AND AGAINST LANDLORD AND TENANT, &c.

for the use of the said Samuel, without any allowance to be made him for the fame: and the faid Samuel in fact fays, that, by virtue of the faid last mentioned demise, he the said D. entered into the faid last mentioned demised premises with the appurtenances, and became pollefled thereof; yet the faid D. not regarding his faid last mentioned promise and undertaking to by him made as aforefaid, but contriving and fraudulently intending craftily and fubtilly to deceive and defraud the fold Samuel in this behalf, did not, during the faid term, lay and spend upon the faid lands, for the cultivation and improvement thereof, all the dung and manure made upon the faid farm, or brought thereon as aforefaid, excepting the last year of the faid term; and at the end of the faid term did not leave on the find farm all the dung and manure that were made on the fild farm, or brought thereon as aforefaid, during the last year of the said term, for the use of the faid Samuel, according to his find last mentioned promise and undertaking, but, on the contrary thereof, converted and disposed of the faid dung and manure for his own use, and elsewhere than upon the faid farm, whereby the faid farm was and is very much impoverished and damaged. (Indebitatus assumpsic for divers large quantities of dung, manure, goods, wares, and m rehandizes bargained and fold by the plaintiff to the defend int at his request; other common Counts; and breach in non-payment of the money.)

GEO. WOOD.

LONDON, J. Letitia Jones, Thomas Allen, and Thomas Affumpfit Hockley, executrix and executors of the last will and testament of Executive Richard Jones deceased, complain of Henry Briant, being, &c. for Executors for that whereas the faid R. Jones, before and at the time of the mak- halfa year's rent ing of the promise and undertaking of the said Henry hereinaster which became due firec the next mentioned, was lawfully polleded, for the then refidue of a death of testator. term of years which is not yet expired, of a certain medicage and Count for use yard, with the appurtenances, fituate and being in the parish of St. and eccupation. George in the county of Middlefex; and thereupon heretofore, in and agreement. the lifetime of the faid R. Jones, to wit, on the twenty-fourth day of Murch 1786, at the parish of St. Mary ic Bow in the ward of Cheap, in L. aforefaid, in confideration that the faid Richard Jones, at the special instance and request of the said Henry, would then and there let and demile to him the faid meffuage and yard, with the appurtenances, he the faid Henry then and there undertook, and faithfully promifed the laid Richard Jones, to pay him rent for the faine, at and after the rate of twelve pounds per annum by two equal payments on the twenty-ninth day of September and twenty-fifth of Much, and the faid Leritia, Thomas A. and Thomas H. executive and executors as aforefaid, fay, that the faid Richard Jones in his lifetime, confiding in the faid promise and undertaking of the said Henry, Jid then and there, to wit, on the day and year aforefaid, at L. aforefaid, in the parish of St. Mary le Bow in the ward aforefind, let and de-B 4 muc

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mise the said messuage and yard, with the appurtenances, to the faid Henry, who thereupon entered, and from thence, until and after the twenty-ninth day of September in the year aforefaid, continued to hold the same by virtue of such demise: and the said Letitia, Thomas A. and Thomas H. further fay, that the faid Richard Jones, after the making of the faid promise and undertaking of the fud Henry, to wit, on the first day of June in the year aforetaid, at L. aforefaid, at the parish last aforefaid in the ward aforefaid, died posicified for the then residue of the said term of years of the faid medicage and yard, with the appurtenances, having first duly made his last will and testament, and appointed the said L. Thomas A. and Thomas H. executrix and executors thereot; and that they the faid L. Thomas A. and Thomas H. after the death of the faid Richard Jones, to wit, on the day and year last aforcsaid, at L. asoresaid, at the parish last aforesaid in the ward aforefaid, duly proved the faid will in the preregative court of Canterbury, and became and were possessed of the said messuage and yard, with the appurtenances, as fuch executrix and executors as aforefaid, for the refidue of the faid term of years, until and after the twenty-ninth day of September in the year aforefaid; whereof the faid Henry had notice: by reason of which said feveral premises he the faid Henry, on the day and year last aforefaid, at L. aforefaid, at the parish last aforesaid in the ward aforefaid, became liable to pay to the faid Letitia, Thomas A. and Thomas H. as such executive and executors as aforesaid, the sum of fix pounds, being one half of the yearly rent aforefaid, when he the faid Henry thould be thereto afterwards requested. whereas the faid Henry afterwards, and after the death of the faid Richard Jones, to wit, on the twelfth day of October in the year aforefaid, at L. aforefaid, at the pariful last aforefaid in the ward aforefaid, was indebted to the faid L. Thomas A. and Thomas H. as fuch executrix and executors as aforefaid, in the further fum of ten pounds for the use and occupation of a certain other melluage and yard, with the appurtenances, whereof the faid Richard Jones in his lifetime, and at the time of his death, was possessed for the residue of a term of years which is not yet expired, fittiated and being a the part h of St. George in the faid county of Ni. by the field Henry, for a long time, to wit, the fpace of fix months before, then held, used, and enjoyed at his special infrance and request, and by the perpussion of the faid Richard Jones; and being so indebted, he she said Henry, in confideration thereof, afterwares, to wit, on the day and year last aforefaid, at L aforefaid, in the parish of St. Mary le Bow in the ward sho child, undertook and faithfully promifed the faid L. Thomas A. and i nomas II. as fuch executrix and executors as aforciaid, to pay them the faid last mentioned sum of money, when he the fald Henry should be thereto afterwards requested. And whereas afterwards, and after the death of the faid Richard Jones, to wit, on the day and year last inforcaid, at L. aforesaid, in the parish last aforesaid in the ward aforesaid, in consideration that

ad Count

3d Count.

the faid Henry, at his like special instance and request, and by the like permission of the said Richard Jones in his lifetime, and of the faid L. Thomas A. and Thomas H. as fuch executrix and executors as aforefaid, fince the death of the faid Richard Jones, had for a long time, to wit, the space of fix months then elapsed, held, used, and enjoyed a certain other messuage and yard, with the appurtenances, whereof the faid Richard Jones in his lifetime, and at the time of his death, was possessed for the residue of a term of years which is not yet expired, fituate and being at the parish of St. George in the faid county of Middlesex, he the said Henry undertook and faithfully promised the said L. Thomas A. and Thomas H. as such executrix and executors as aforefuld, to pay them so much money as they therefore reasonably deserved to have, when he the faid Henry should be thereto afterwards requested: and the said L. Thomas A. and Thomas H. say, that they, as fuch executrix and executors as aforefaid, therefore reafonably deferved to have of the full Henry the further fum of ten pounds, to wit, at L. aforefaid, in the parith of St. Mary le Bow in the ward aforefaid; whereof the faid Henry afterwards, to wit, on the day and year last aforciand, there had notice: Yet the faid Henry, not regarding his faid feveral promifes and undertakings, but contriving and fraudulently intending craftily and fubtilly to deceive and defraud the faid L. Thomas A. and Thomas H. as fuch executive and executors as aforefaid, in this behalf, hath not (although often requested) paid the said several sums of money, or any part thereof, to the faid L. Thomas A. and Thomas H. as such executrix and executors as aforesaid, or to either of them, but hath hitherto wholly refused, and still refuses so to do, to their damage, as such executrix and executors, of twenty pounds; and therefore they bring fuit, &c. And they bring here into court the letters testamentary of the said Richard Jones, which fully prove to the faid Court that the faid L. Thomas A. and I homas H. are the executrix and executors of the last will and tellament of the faid R. Jones, and have the administration thereof, &c. (Pledges, &c.)

(MUTUAL PROMISES.) And the faid George Nodes Several breaches avers, that the faid Thomas Fullwood afterwards, to will, on the of a special atwenty-fourth day of March A. D. 1765 aforefaid, by virtue of greenent at the the faid agreement, and in pursuance thereof, entered into a part for of a landof the faid demised pressif s according to the tenor of the agree of the faid demised premis s, according to the tenor of the agree-tenant. ment aforesaid; and afterwards, to wit, on the twenty-ninth day of September in the year 1765 aforefaid, entered into the relidue of all and lingular the faid demised premises with the appurtenances. (except as before excepted,) and was thereof pulleffed for a long time of the faid term of twelve years, (to wit, for the foace of years then next following; and afterwards and before the end and expiration of the faid term of years, to wit, on the day of in the year 17 , at Southill aforesaid,

into tillage, ाम वार्याः

left and yielded up the possession of the said demised premises with aft Breach for the appurtenances, to wit, unto him the faid George Nodes. And up the faid George Nodes further faith, that he the faid George Nodes, and converting from the time of the making the faid agreement, and from thencehiwhereby an ad- therto, hath well and truly performed all things therein contained ditionalism wis to be performed and fulfilled: and the faid George Nodes further incurred and is faith, that the faid Thomas Fullwood, during the time that he was so possessed of all and fingular the said demised premises, (except as before excepted,) with the appurtenances, by virtue of the aforefaid demile, to wit, on the day of , at Southill aforefaid, ploughed up divers, to wit, the year 17 ter, acres of pasture in a certain close called Little Brickhill, parcel of the find demifed premiles, without the confent of the faid George Nodes in writing, and did convert the fame into tillage: by means whereof, and according to the tenor of the faid agreement, afterwards, to wit, at and on the feaft of , one hundred pounds, being at and after the rate A. D. 17 of ten pounds for every acre of the faid ten acres fo ploughed up and converted into tillage, of the faid rent of ten pounds an acre, to wit, for one year's rent, that is to fay, for the faid year 17, on the faid last mentioned feast, in the years last aforefaid, became due and payable from the faid Thomas Fullwood to the faid George Nodes by virtue of the faid agreement; whereof the faid I homas Fullwood then and there had notice: Yet the faid Thomas Fullwood, not regarding, &c. but contriving, &c. (Common conclution for the one hundred pounds.) And the faid George Nodes further faith, that the laid Thomas Fullwood, not regard-Viclons up 1 c. ing his promife and undertaking aforefaid, but further contriving mach prepare, and fraudulently intending craftily and fubtilly to decrive and deaking is rough fraud the fail Grorge Nodes, he the find Thomas Fullwood did not, during all or any part of the faid demifed term, whilst he to continued in the possession of the said demised premises, sexcept as before excepted,) with the appurtenances, from time to time. and at all times whill he continued to policifed, at his own cofts and charges, amend, repair, and keep, and when he left and yielded up the faid deniifed premites, leave the faid demifed meffuage, outhouses, dovebouses, buildings, barns, stables, and appurtenances what bever thereto belonging in his occupation, and ail and every the hedges, ditches, pales, fences, gates, files, banks, and mounds, and all other the preinifes, in good and fufficient repair, and well and fufficiently repaired, amended, fenced, paled, feoured, disched, and banked, into the hands and pollession of the said George Nodes, although he the faid George Nodes was during the tone aforefaild ready and willing to find, provide, and allow unto him the faid I homas Fullwood rough timber for principal posts, foars, and beams, and tiles and lath, according to the tenot of the agreement aforefaid, and of the promife and undertaking of the faid George Nodes to by him made in this behalf is aforetaid; but on the contrary thereof he the faid Thomas Fullwood, during the time that he to continued policified of the Lite

2d Preach, not ge, air ng or finder alexed.

faid demised premises, with the appurtenances, (except as before excepted,) to wit, on the fourth day of January in the year 1767, and from thence until the faid time that he fo left and yielded up the faid premises with the appurtenances, suffered and permitted the faid demised messuage, out-houses, dovehouses, buildings, barns, and stables, to be ruinous and in great decay for want of needful and necessary repairing and amending thereof in the covering, tiling, flating, and thatching of the fame, and in the windows, doors, floors, and window-frames thereof, and in the beams, rafters, joiffs, walls, and wainfcots thereof, and in every other part and particular thereof; and all the hedges, ditches, pales, fences, gates, stiles, banks, and mounds of and belonging to the faid demised premises, to be during all that time ruinous, profitated, fallen down, and in great decay for want of needful, necessary cleansing, scouring, repairing, and amending thereof; and also all the ditches of the said demised premises to be during all that time foul, ruinous, filled up with mire, and out of repair for want of cleanling, fcouring, and amending thereof, although the faid Thomas Fullwood to perform his full agreement and promife in this behalf, on the faid

aforefaid, and very often before that time, at Southill A.D. 17 aforefaid, was requested by the faid George Nodes; but the faid Thomas Fullwood to repair and amend, cleanse and scour the fame, or any part thereof, during all that time, there neglected and wholly retated, and fuffered and permitted the fame to be and continue fo out of repair, broken down, prostrated, in decay, foul and choaked up, and to want necessary repair and amendment thereof; and during all the time aforefaid, and when he left and yielded up the faid premifes, he left and yielded up faid demifed premifes fo ruinous and out of repair, proftrate, fallen down, filled and choaked up, and in great decay for want of needful and necessary repairing and amending, cleansing and scouring thereof, contrary to the form and effect of the faid agreement, and of the promise and undertaking so by him made in that behalf as aforefaid, to wit, at Southill aforefaid. And the faid George Nodes fur- id Breach, not ther faith, that the faid Thomas Fullwood not regarding his aforciard spending dung, promise and undertaking, but further contriving and fraudulently &c. upon pieintending craftily and subtilly to deceive and defraud the said mises, but using George Nodes in this behalf, he the faid Thomas Fullwood did it eliewhere, not during the faid demisted term, and whill he continued to poffessed of the said demised premises, (except as before excepted) with the appurtchances, employ, dispose, and bestow in and upon the faid demifed premites, in good husbandlike manner, all such muck, dung, foil, manure, and compost as during that time came, arole, and was made of and upon the faid demiled premues, (except as before excepted) although to perform his aforefaid promife and undertaking to by him made in this behalf as aforefaid, he the faid Thomas Fullwood was oftentimes requested by the said George Nodes, to wit, whilst he the 13id Thomas Fullwood to continued possessed of the said

demifed

4th Breach, not spending hay,

ing it.

demised premises, (except as before excepted,) with the appurtenances, to wit, on the first of January 1767, and on divers other days and times between that day and the times he fo left and yielded up the faid premifes with the appurtenances at Southill aforefaid, spent, employed, disposed of, and consumed eltewhere than on the faid denisfed premises a great quantity, to wit, one hundred cart-loads of foil, one hundred cart-loads of manure, and one hundred cart loads of compost, which during the time that he the faid Thomas Fullwood continued so possessed of the faid demited premites with the appurtenances, did come, arife, and were made upon the faid demifed premifes, contrary to the tenor of the faid agreement, and the faid promife and undertaking of the faid Thomas Fullwood to by him made in this behalf as aforefaid, to wit, at, &c. And the faid George Nodes &c. upen pre- further fairli, that the fild Thomas Fullwood not regarding his mifes, but fell- aforefaid promife and undertaking to by him made in this behalf as aforefaid, but contriving, &c. to deceive and defraud the faid George Nodes in this behalf as aforefaid, he the ful Thomas Fullwood did not, during the whole time that he fo continued fo policified of the faid denoted premises with the appurtenances, every year during that time spend upon the premises to to him demifed as aforefaid, or any part thereof, all the hay, ftraw, and clover, that during that time and arife from and was growing upon the faid premites, although to perform his aforefaid promife and undertaking to by him made in this behalf as aforefuld, he the faid I homas Fullwood was oftentimes requested by the said George Nodes, to wit, whill he the faid I homas Fullwood continued to poll-fled of the full demand premifes with the appurtenances, to wit, at Southill aforefuld; but on the contrary thereof he the faid I homas Fullwood, whilft he fo centinued to pollefled of the faid demifed premifes with the appurtenances, to wit, on the first of January 1767, and on divers other days and times between that day and the time when he foll found yielded up the faid denisted promites with the appartenances, did fell a large quantity, to wit, one hundred cart loads of hay, and one hundred cart-loads of thraw, which during the faid time that he fo continued poffessed of the faid demifed premifes with the appurtenances, by virtue of the faid demife, arose from and grew upon the said demised premiles, contiain to the tenor of the faid agreement aforefaid, and of the aforciald promife and undertaking of the faid. Thomas Fullwood to by him made in this behalf as aforefaid, to with 5th Breach, cut- at Southall aforefuld. And the faid George Nodes further faith, that the faid Thomas Fullwood contriving and fraudulently intending craftly and fubrilly to deceive and defraud the faid George Nodes in this behalf, he the faid Thomas Fullwood, whilst he so continued possessed of the said demised premises, with the appurtenances, under and by virtue of the faid demife, to wit, on the first of January 1768, at Southill aforefaid, cut down divers trees, to wit, two oak pollards under twelve years growth, (although often requested to perform his promise and undertaking

ting down polfants under a particular growth.

aforesaid in this behalf,) contrary to the tenor of the aforesaid agreement, and of the promise and undertaking of the fild Thomas Fullwood so by him made in this behalf as aforefaid. And the faid 6th Breach, lop-George Nodes further faith, that the faid Thomas Fullwood not without placing regarding his promife and undertaking aforefaid, but contriving, the quicks in an &c. &c. he the faid Thomas Fullwood did, during the time that humandlike he fo continued possessed of the taid demited premises with the ap-manner. purtenances, by virtue of the faid demile, to wit, on the first of January 1767, and on and at divers other days and times whill he fo continued possessed thereof, lopped and plashed divers hedges, and divers and very many quicks, on the faid dennifed premifes, and did not at any or either of thole tenes, when he fe lopped and plashed the same, or at any or either of them, well and sufficiently, and in an hulbandlike manner, lay the quicks at the places where he fo lopped and plashed, (although to perform his aforefuld promife and undertaking in this behalf he the faid Thomas Fullwood was often requested by the find George Nodes,) but therein wholly failed and made default, contrary to the terror of the aforefaid agreement, and of the aforefaild promise and andertaking of the faid Thomas Fullwood to by him made in this behalf as aforefaid, 7th Breach, rot to wit, at Southill aforciaid. And the find George Nodes further preferring witfaith, that he the faid Thomas Pullwood, contriving and fraulu-low planted lently intending crafuly and fubtility to deceive and ourrand the faid pursuant to a-George Nodes in this behalf, although he the fud Thomas Full-greement from wood, during the time that he to continued possessed of the faid de- spot by cattle. miled premiles with the appurtenances, to wit, every year during the faid time, did plant on the faid premiles, according to the tenor of the aforefaid agreement, twenty good willow fetts, that is to fay, twenty in each and every of the fald years, amounting in the whole to a large number, to wit, to willow fetts; yet the faid Thomas Fullwood did not, during all or any part of the time that he so continued in possession of the said densited premises with the appurtenances, by virtue of the faid demile, preferve them from spoil, (although to perform his aforesaid promise, &c.; but on the contrary thereof, no the fact Thomas Fullives I, whilft he fo continued pollefled of the faid demised premises, with the appurtenances, by virtue of the find dennile, to wit, on the first of January 1709, and often afterwards between that day and the time of his leaving and yielding up the possession of the find premifes, fuffered and permitted the fame to be esten up and tradden down by cattle, and to be wholly spoiled for want of due care in the preferring of the same from food, to wit, at southill aforefaid, contrary to the tenor of the aforefuld agreement, and of the fuld promife and undertaking of the faid I nomas Fullwood fo by him made in this behalf aforefaid, to wit, at, &c. aforefaid. And the Su. Breach, not faid George Nodes further faith, that the faid Thomas Fullwood spending the not regarding, &c. but contriving, &c. he the faid Thomas Full- wood and lop of

furzes (except one rbird) upon the premifes, but spending the former effectivere, and in several furceffive years falling above one-third of the latter.

### ASSUMPSIT SPECIAL.—ONSPECIAL CONTRACTS.

wood did not, during the time that he fo continued possessed of the faid demifed premifes with the appurtenances, spend all the wood and lop off all the willows and all the cut furzes, except one-third part of the cut furzes, upon the aforesaid premises (although to perform his aforefaid promise, &c.); but on the contrary thereof, the faid Thomas Fullwood, during the time that he continued for pollefled of the faid demifed premifes with the appurtenances, by virtue of the said demise, to wit, on the first of January 1767 aforefaid, and on divers other days and times between that day and the time of his leaving and yielding up the faid premites, fold and disposed of divers, to wit, twenty cart-loads of wood and twenty cart-loads of lop of willows, to be used, spent, and consumed, and which was used, spent, and corsumed, elsewhere than on the faid demifed premifes; and in the feveral and respective years of Our Lord 1765, 65, 67, 68, 69, and 70, in each and every of these years, fold and disposed of divers, to wit, five hundred cartloads of furzes, ariting and coming off the faid premiles, over and above one-third part of the furzes ariting, coming, and cut off from the fairl premifes, in each and every of the fairl years, contrary to the tenor of the aforefuld agreement, and of the aforefuld promif and undertaking of the faid Thomas Fullwood by him made in this behalf as aforefaid, to wit, at Southi'l aforefaid. 9th Breach, not And the faid George Node: furth I faith, that the faid Thomas laying down a Fullwood contriving, &c. to decrive, &c. he the fud Thomas Fall wood, although he was and continued in poll flion of the faid fowing it with detrified provides with the appointenances, for a longer space of time than hx years, to wit, for the space of years, and although in each and every of the full lix years of the faid time he did put on and fow the close of patture ground called Hartshorn, in the find agreement mentioned; yet the faid Thomas Fullwood did not then, to wit, at the end and expiration of the faid fix years, or at any time in the last of the said fix years, or at any time after, lay down the fame for fweed, or fow the fame with a fufficient quantity of good grafs field, fuch as both finded the nature of the toil, o. was meft; roper for that ground to be fown with, and conname the fame forward until the time that he left and yielded up the premifes as aforefuld (although to perform his aforefuld promile and undertaking, so by him made in this behalf as aforefaid, he the fact I homas Fullwood was requested by the faid George Nodes often innes, to wit, at Southill aforefaid); but he the faid Thomas Fullwood therein wholly failed and made default, contrary to the tenor and effect of the aforefaid agreement, and of the faid promite and undertaking of the faid Thomas Fullwood fo by him made on this behalf as aforefaid, to wit, at Southill afore-And whereas, &c. (a Count for money laid out, lent, had and received; and common conclision to these Counts. Pledges, &c.)

particular close for fward, or proper grafs-Ceeds.

LANCASHIRE, to wit. J. L. E. K. and E. B., complain, &c. Declaration in for that whereas before the making of the promise and undertaking special assumption hereaster mentioned, one A.B. was tenant for years, to wit, from by a lindlerd against the assumption as a second as a s year to year, of a certain mediuage or dwelling-house, and a close tignees of his of land, with the appurtenances, of the faid plaintiff, at and under tenant's fairs a certain yearly rent, to wit, the yearly rent of eighteen pounds, and goods, on a of, &c. therefore, payable to the faid plaintiff; and being such promise by them tenant as aforefaid, he the faid A. B. during his faid tenancy, and to pay all arrears before the making of the faid promife and undertaking of the faid time of the defendants hereafter next mentioned, affigued over all his estate figument, if he and interest of and in the said premises to the said desendants, would not obwithout the leave or licence, and against the will of the said plain- fruct their taktiff, under which faid affignment the faid defendants entered into nordinan, &c. the possession of the said premises; and the said desendants being but permetthem fo possessed thereof heretofore, to wit, on, &c. at, &c. in con- to fell the flock. fideration that the faid plaintiff, at the feedial instance and request of the faid defendants, would then and there accept and continue them as tenants of the faid premifes in the place and flead of the faid A. B. upon the fame terms that the faid A. B. had theretofore had and held the fame, they the faid defendants undertook, and then and there faithfully promifed the faid plaintiff to pay all arrears of rent then due and owing from the faid A. B. to the faid plaintiff, for and on account of the fame premifes, within a reafonable time: and the faid plaintiff avers, that although he the faid plaintiff, confiding in the faid promife and undertaking of the faid defendants, did then and there accept and continue, and from thenceforth hitherto hath continued them tenants of the fame premifes in the place and stead of the faid A B. upon the terms aforefind; and although at the time of the making of the promise and undertaking, there was in arrear and unpaid, from the faid A. P. to the faid plaintiff, for and on account of the feld demiled preinfes, a large fum of money, to wit, the fum of eighteen pounds, of, &c. of which the faid defendants then and there had notice; and although they the faid defendants have finee paid a part to the faid plaintiff, to wit, the fum of nine pounds, of, &c. on account thereof, yet the faid defendants, not regarding, &c. but contriving. &c. the faid plaintiff in this behalf, hath not, nor hath either of them as yet paid the residue of the said arrears of rent, a nounting in the whole to a large fum of money, to wit, the fum of nine pounds, of, &c. or any part thereof, to the faid plaintiffs, (although a reafonable time for that purpole hath long fince elapfed, and although fo to do they the faid defendants afterwards, to wit, on, &c. at, &c. were requested by the said plaintiff,) but they so to do have, and each of them hath hitherto wholly refused, and still do refuse, and the fame is wholly unpaid to the faid plaintiff, to wit, at, &c. And whereas, before the making of the promife and undertaking hereafter next mentioned, one A. B. was tenant for years, to wit, from year to year, of a certain other melluage or dwelling-houle, and a close of land, with the appurtenances, of him the faid plaintiff, situated at, &c. under a certain demise thereof theretofore made to him by the faid plaintiff, at and under a certain yearly

rent, to wit, the grarly rent of eighteen pounds, of, &c. whereof, at the time of the affiguing of the faid denufed premifes hereafter next mentioned, a large fum, to wit, the fum of eighteen pounds, was due and in arrear from the faid A. B. to the faid plaintiff, to wit, at, &c.; and the faid A. B. so being such tenant, and the faid rent so being due from him for the faid premises as aforesaid, he the said A. B. during the continuance of the said demise, and before the making of the promise and undertaking of the faid defendants hereafter next mentioned, affigued over all his estare and interest of and in the said last mentioned premises, together with all and fingular the goods, chattels, and stock of him the faid A. B. upon the fame to the faid defendants; under which assignment the said defendants accordingly entered upon and took possession of the said last mentioned assigned premises; and being so possessed thereof heretofore, to wit, on, &c in consideration that the faid plaintiff, at the special instance and request of the faid defendants, would not dispute the faid affigument, and would forbear to diffurb the faid peffection of the faid last mentioned demiled premises, or the goods, chattels, and stock thereon, for or on account of the arrears of rent fo due to him for the fame as aforefail, they the faid defendants undertook, &c. to pay to him all the faid arrears of rent fo due and owing to him for and in respect of the faid domited premifes as aforefaid, when they the find defendants thould be thereto afterwards requested: and the faid plaintiff in fact tays, that he, conuding in the faid last mentioned promise and undertaking of the said defendants by them made as aforefaid, did not dispute the faid assignment, but did then and there forbear, and from thence hitherto hath forborn, to difturb their faid possession of the find last mentioned demised premifes, and the goods, chattels, and fleck thereon, for and on account of the said arrears of rent to due to him for the fame as aforefuld, to wit, at, &c.: and although they the full defindants have fince paid to the faid claintiff a part, &c. &c. (conclude as in full Count) And whereas, at the time of the making of the promife and undertaking hereafter next mentioned, the laid defendants, by affigurent from the find A. B. were possessed of and in a certain other meffuage and close, with the appurtenances, fituated in, &c. (whereof the faid A. B. at the time of fuch affigument, was tenant, to wit, from year to year, to the faid plaintiff, at a certain yearly rent, to wit, the yearly rent of eighteen pounds, therefore, payable to the faid plaintiff, of which faid rent a large arrear, to wit, the fum of eighteen pounds was then and there due to the faid plaintiff,) and also of certain goods, chattels, stock, and crop upon the said messuage, close, and premifes, liable to the diffress of the said plaintiff for the said arrears of rent; and the faid defendants, being so possessed as aforesaid, neretofore, to wit, on, &c. at, &c. in consideration that the said plaintiff, at the special instance and request of the said defendants, would forbear to diffrain the goods, chattels, stock, and crop upon the faid affigned premiles for the faid arrears of rent, and would not prevent their making fale of them, they the faid defendants undertook.

ad Count, in confideration plaintiff would forbeat to diftrain for one year's rent.

undertook, &c. the faid plaintiff to pay to him the faid arrears of rent, when they the faid defendants should be thereto afterwards requested: and the faid plaintiff avers, that he, confiding in the fail laftmentioned promife and undertaking of the faid defendant, did forbear, and from the making thereof hitherto hath forborn, to diftrain the faid goods, chattels, flock, and crop upon the faid affigured premifes for the cause aforefaid, and did not prevent, nor from thence hitherto hath prevented the fale thereof by them the faid defendants, to wit, at, &c.: Yet the faid defendants, not in the least regarding, &c. but contriving, &c. the faid plaintiff in this behalf, bath not as yet paid the faid arrears of rent to the faid plaintiff, or any part thereof (although fo to do they, &c.), but they to do, &c. And Counts for use and occupation; money had and received; an account flated; and common conclusion.)

T. Barrow.

CHESHIRE, to wit. T.F. T.F. and J.D. complain of Declaration on a J. W. being; &c. for that whereas before and at the time of the special agreemaking of the indenture hereafter mentioned, and before the come ment by the mining of the grievance hereafter next mentioned, one A. B. late executors of a: of, &c. yeoman, deceafed, in his lifetime was frifed in his de-certair premises mefore as of fee of and in the feveral premises hereinatter next par- which he had ticularly mentioned to have been demited by the faid A. B. and denifted by inbeing to feifed thereof heretofore in the lifetime of the faid A. R. denture for a to wit, on, &c. at, &c. by a certain indenture, bearing date the deviced the refame day and year, and then and there made between the faid A. B. verfion to plantof the one part, and one J. D. in the faid county of C. labourer, tab, and then of the other part, (one part of which faid indenture, fealed with ded; after his of the other part, (one part or which into mountaine, realed with death the plant the feal of the faid J. D. they the faid plantiffs now being into the first purchased court, the date whereof is the day and year storefaid,) he the faid a furrender of A. B. for the confiderations therein mentioned, did denufe, let, the leftle of the and to farm let unto the faid J. D. all that mellinge and tenement, remainder of his with the appurtenances, fituated, lying, flunding, and being in, term, and them the them in the holding or occuration of him the fild I ly and demiled the &c. then in the holding or occupation of him the faid J.D. as premifes to detenant or farmer thereof, to or under the faid A. B. and all houses, Endant, to hold . out-houses, edifices, buildings, yards, folds, backfides, orchards under the fame? and gardens, fields, closes, meadows, leafows, inclosures, pingots, terms as the paltures, and parcels of land, with their appurtenances, lying and former leafe, being in L. aforefaid, to the faid melluage or tenement belonging, was to spend commonly called and known by the feveral names of, &c. or by what- the dung, hay, foever other name or names the fame, or any of them, then was or &c. and leave were or had been called or known; containing in the whole, by com- fuch as remain. putation, twelve acres of Cheshire large measure, were the same the term for the more or iels, and all ways, waters, &c. whatforver, to the faid mef facceeding tefuage, tenement, lands, hereditaments, and premifes lying, be-nant: breach longing, or in any wife appertaining, with their and every of their that he did neiappurtenances, to have and to hold the faid melluage and building ther. thereunto belonging, and a convenient field for an outlet for cattle, from the first day of May then last past, and all other the said Vol. II. fields,

fields, closes, meadows, parcels of lands, hereditaments, and premises therein before mentioned to be demised, and every part and parcel thereof, with their and every of their appurtentions, from the second of February also lest past, unto the field J D his executors, administrators, and affigns, for the term of cleven years thence next respectively ensuing, and fully to be complete and ended, at and under a certain yearly rent therefore, payable by the faid J. D. to the faid A. B. his heirs and affigus, in and by which faid indenture the faid J. D. did, amongst other things, covenant, promise, and giant to and with the find A. B. his hears and assigns, that he the faid J. D. should and would use and confirme all the hay and straw, and expend, lay, and bestow all the muck, dung, ashes, compost, or manure which should or might be hal, gathered, or made upon or from the faid demifed premifes, or any part thereof, during the faid term, upon the faid premites, or some part or parts thereof, and not ellewhere, and in cale any such dung, after, compost, or manure should remain unspent thereon ar the expiration of the faid term, should and would leave the fame to the use and disposal of the faid A. B. his hear or ashans; by viitue of which fid demise he the find J. D. it wards, and long before the committing of the grievatice bere fire next mentioned, entered into all and fin ular the finaden ted pier i the apprise rances, and was and remained pellfield the of until his quitting the fine as hereal at ne moned place read a there', with the appartenance, blong ag to the full A b. . the ful plaintiffs further ias, that the ful J D. 1 1 1 1, off fled et his ful term therein and the full reverti to their it, vita the apportenances to belonging to the and A. B. as if one half, the first A. B. afterwards, and before the quitting of the frid it I dipremises by the said J. D. as neverther me tioned, to vit, en, &c. at, &c duly mide his? If will and tell in nt in writing buring dire the day and year lift arouted, and thereby, among oner thing, gave and bequeather the resession of and in the aid premines with the apportenmees to the faid plaintife, and afterwards, the quitting the find dennied prentif s by the faid J. 1). as he reafter it entitled, and before the connitting of the grievance bereafter next meationed, to wit, on, &c. died without altering or revoking his faid will, upon whose d ath the sed plaintists on tired into and became, and were legal owners and propriet is, and peffested of the reversion of and in the faid demised premies with the appurtenances, wider and by virtue of the find will, of a larger cliete, and to long a distion than the faid term to by the fid indenture dear fet to tree fine ! D and the term hereafter next mentioned to have been demised by the raid plaintiffs to the faid defendant, and the laid plaintiffs, being fuch owners and proprietors of the reversion of and in the said demised premises with the appurtenances, and the faid f.D. being so posse fled of the faid premiles with the appurtenances, for the term to to him thereof demiled es aforesaid, he the laid J D afterwards, and before the expiration of the faid term, and before the committing of the grievances hereafter

hereafter next mentioned, to wit, on, &c. as to the lands, on, &c. then next following as to the building, by and with the confent and permission, and by the acceptance of the said plaintiffs, surrendered, yielded, and gave up the possession of the said demised premises with the appurtenances, and all his term, right, title, and interest therein, under and by virtue of the before-recited indenture of demise thereof made to him as aforesaid, whereby the faid refidue of his faid term of and in the faid demised premises in the said reversion thereof vested in the said plaintiffs, and they thereupon entered into possession of the same. And whereas the said 2d Count, on an plaintiffs being such owners and proprietors, and so possessed of agreement to the faid premises with the appurtenances, afterwards, and before fame terms as the committing of the grievance hereafter next mentioned, to wit, former tenant on, &c. at, &c. it was agreed by and between the faid defendant held premises. and the faid plaintiffs to the effect following, viz. that the faid plaintiffs should let, and the said defendant should and would take of and from them the faid plaintiffs, all and fingular the faid premifes in the faid indenture and herein before particularly mentioned, to hold to him the faid defendant, as tenant thereof to the faid plaintiffs, upon the fame terms and conditions as were and are in the faid indenture particularly mentioned and expressed with respect to the faid 1. D. the said former tenant thereof x: and the faid agreement being so made as aforesaid heretofore, to wit, on, &c. at, &c. in confideration that the faid plaintiffs, at the special instance and request of the said defendant, had undertaken and saithfully promifed the faid defendant to perform and fulfil the faid agreement in all things contained on their parts and by halves to be performed and fulfilled, he the faid defendant undertook, and then and there faithfully promifed the faid plaintiffs to perform and fulfil the faid agreement in all things therein contained on his part and behalf to be performed and fulfilled: and the faid plaintiffs in fact fay, that they, in pursuance of the faid agreement, afterwards, to wit, on, &c. permitted and suffered the said defendant to enter and take possession thereof; and the said desendant did then and there enter upon and take pollession of the said several premises so herein before mentioned to be agreed to be demised to him as aforelaid, to hold upon the terms and according to the tenor and effect of the faid agreement; and that he the faid defendant accordingly had held and enjoyed the fame for a long time, to wit, for two years then next following, and until that day of May A. D. 1788, to wit, at, &c. when he quitted and left the same, and then and there determined the faid tenancy; and although during the faid term that the faid defendant so held and enjoyed the said demised premises, under and by virtue of the said agreement, a large quantity of hay, itraw, muck, dung, ashes, compost, and manure, to wit, one hundred loads of, &c. were made and gathered by the said desendant upon and from the said demised premises. to wit, at, &c.; and although the faid plaintiffs always, from the making of the said agreement hitherto, have well and truly performed and fulfilled the faid agreement in all things contained on their

their part and behalf to be performed and fulfilled, according to the tenor and effect, true intent and meaning thereof, to wit, at, &c : Yet protesting that the said desendant hath not performed or fulfilled any thing in the faid agreement contained on his part and behalf to be performed and fulfilled, they the faid plaintiffs in fact fay, that the faid defendant, not regarding the faid agreement, nor his faid promife and undertaking so made by him as aforesaid, but contriving, &c. the faid plaintiffs in this behalf, did not, at any time during the faid term that he fo held and enjoyed the faid demifed premises, under and by virtue of the said agreement, use and consume upon the said premises, so to him demised as aforesaid, or any part thereof, all or any part of the faid hay and straw, nor expend, lay, and bestow all or any of the taid muck, &c. which were fo made and gathered upon and from the faid demised premises during the time that he so held and enjoyed the fame, although often requested so to do; but on the contrary thereof, he the faid defendant, while he to continued polfelled of the faid premises with the appurtenances, to wit, on, &c. and on divers other days and times between that day and the time when he fo quitted the faid premifes with the appurtenances, did dispose of, remove, and convey away from and off, and did use and confume elsewhere than upon the said demised premises, a large quantity, to wit, one hundred cart-loads of, &c of a large value, to wit, of the value of one hundred pounds of, &c. which, during the faid tenancy of the faid defendant of the faid premifes with the appurtenances, were fo made and gathered from the fame as aforesaid, contrary to the tenor and effect of the said agreement, and of the aforefaid promise and undertaking of the said desendant so by him made in this behalf as aforefaid, to wit, at, &c. And the faid plaintiffs in fact further fay, that at the time when the faid defendant fo quitted, and left, and determined the faid tenancy of and in the faid demiled premifes with the appurtenances as aforefaid, there remained unipent thereon of the dung, &c. which, during his faid tenancy, had been made and gathered upon and from the fame as aforefaid, a large quantity, to wit, one hundred cart-loads of, &c. of a large value, to wit, of the value of one hundred pounds, of, &c. which he the faid defendant then and there. to wit, at, &c. well know: yet the faid defendant, not regarding the faid agreement, nor his faid promite and undertaking, fo made in this behalf as aforefaid, but contriving, &c. the faid plaintiffs in this behalf, did not, nor would, when he quitted and left the faid demised premises, and at the expiration of his faid term therein, leave the faid last mentioned dung, &c. to the use and disposal of the said plaintists (although often requested to to do); but on the contrary thereof, when he the faid defendant fo quitted and left the faid demifed premifes as aforefaid, and upon the expiration of his faid term therein, he the faid defendant took and conveyed away from and off the laid demifed premifes the faid last mentioned dung, &c. and converted and disposed thereof to his own use, contrary to the tenor and effect of the said agreement,

and of the faid promise and undertaking so made in that behalf as aforefaid, and in breach and violation thereof, to wit, at, &c. And whereas before and at the time of the making of the 3d Count, flatagreement hereafter mentioned, the faid plaintiffs were lawfully ing plaintiffs to be possessed of possessed of and interested in the premises hereafter mentioned, of longer term that a large effate, and of longer duration than the term hereafter demined to dementioned to have been demised by them to the said defendant, to fendants, and wit, for the term of twenty years then to come therein, the resi- being so pas due and remainder of a longer term thereof before that time duly feffed, &c. created and legally vested in the said plaintiffs; and they the said plaintiffs being so possessed of and interested in the said premises hereafter mentioned, it was heretofore, and before the committing of the grievance hereafter mentioned, to wit, on, &c. at, &c. agreed by and between the faid defendant and the faid plaintiffs, that the faid plaintiffs should demise, set, and to farm let to the said defendant, and the faid defendant thould take of the faid plaintiffs all that melfuage or tenement with the appurtenances, fituate, standing, lying, and being in, &c. then lately in the holding or occupation of one T.D as tenant or farmer thereof, and all houses, &c. gardens, &c. with their appurtenances, 191ng and being in, &c. to the faid meffuage or tenement belonging, and commonly called or known by the feveral names of, &c. or by whatfoever other name or names the same or any of them were or had been called or known, containing in the whole by computation twelve acres, large measure, or thereabouts, were the same more or less, and all ways, waters, &c. whatfoever, to the faid meffuage, tenement, premifes, lands, hereditaments, or premifes, lying, belonging, or in any wife appertaining, with their and every of their appurtenances; to hold the faid melluage and buildings thereunto belonging, and a convenient field for an outlet for cattle, from the faid first day of, &c. and all the faid fields, &c. hercinbefore mentioned, and every part and parcel thereof, with their and every of their appurtenances, from the fecond day of, &c. unto the faid defendant, his executors, administrators, and assigns, for a long term, to wit, for the term of two years then next following, at and under a certain yearly rent therefore, payable by the faid defendant to the faid plaintiffs: and it was further agreed by and between the faid detendant and the faid plaintiffs, amongst other things, to the effect following, that is to fay, that he the faid defendant should and would use and expend all hay and straw, and expend, lay, and bestow all the muck, &c. which should or might be had, made, or gathered upon or from the faid demifed premifes, or any part thereof, during the term that he the faid defendant should hold and enjoy the same, upon the said premises, or on some part or parts thereof, and not elsewhere; and in case any dung, &c. should remain unspent thereon at the expiration of the said term, should and would leave the same to the use and disposal of the faid plaintiffs [finish this Count same as last from this mark x to the end]. Add the common money Counts; goods fold, &c. account itated; and common conclusion to such Counts.

#### ASSUMPSIT SPECIAL.—ONSPECIAL CONTRACTS, '

Declaration on Implied vag.

LANCASHIRE, to wit. A. W. late of, &c. was attached implied af to answer B. P. of a plea of trespass on the case, &c.; and therefir to hold upon the faid B. by his attorney, complains, that whereas chiane terms as the said B. on thirtieth day of October 1745, was seised in his breach of the demelne as of fee of and in the tenements hereafter next mencon- tioned, with the appurtenances; and being so seised, the said B. afterwards, to wit, on the same day and year aforesaid, at, &c. demised to the said A. his executors, administrators, and assigns, all that his the faid B.'s messuage and tenement, with its appurtenances, fituate, lying, and being at, &c. as also all those closes, inclosures, or arable, woody, and pasture ground, situate, lying, and being at A. in C. Fell aforefaid, with all other the hereditaments and appurtenances to the faid melluages and tenements, closes, and inclosures of arable, woody, and pasture ground at A. aforefaid, belonging, or in any wife of right appertaining or therewith usually occupied, possessed, and enjoyed, together with eighty heafted and heaf-going sheep of the forts, kinds, numbers and price following, &c. (as in the indorfement); except and always referved out of that demile to the faid B. his heirs and assigns, all the hall end of the dwelling-house at H. aforesaid, with two gardens adjoining thereto, and the orchard called The Great Orchard adjoining to the faid gardens, with the liberty to walh, bake, or brew or heat the oven in the walh-house, bakehouse, or brew-house, when and as often as he or they should have occasion; and also the new stable and cow-house, with the loft over them, and the pent-house under the corn barn, and the field called Lime Lands, then in farm to J. S. and also liberty to dig, delve, and get peat in the field called Cowhill, and to spread, work, and carry off the same, and also liberty to dig, delve, or get peats, &c. as often as he or they should think proper so to do; to hold the said messuage and tenement, and all those closes and inclosures and parcels of ground, and all and fingular other the premises granted and demised, or intended so to be, with their hereditaments and appurtenances, (except as before excepted,) unto him the faid A. his executors, &c. to wit, the faid sheep from thenceforth, the lands and grounds for the hulbandry from the second day of February then next ensuing, and the catage of the faid lands and grounds from the fifteenth day of April then next, and the faid houses on faid premises from the first day of May then next following, for and during and unto the full end and term of nine years from the faid days respectively ensuing, and fully to be compleat; by virtue of which faid demise the said A. entered into the faid demifed premifes with the appurtenances (except as before excepted). And whereas before the expiration of the faid term, to wit, on the eleventh day of October 1754, at, &c. in confideration that the faid B. at the special instance and request of the faid A. had then and there undertaken and faithfully promiled the laid A. that he the faid B. would permit and suffer the faid A. to hold, occupy, and enjoy the faid premifes, with the appur enances, (except as before excepted) and also except the Trog\_

hog-close, &c. from the expiration of the said term, for the term of three years, fo to fix, and fo to nine years, and would pay yearly, or otherwise discount and allow out of the yearly rent or fum hereafter next mentioned during the faid time, the faid A. should hold and enjoy the faid premises, (except as before excepted,) all manner of taxes and other impositions, (except the windowtax for that part of the house where the said B. dwelt,) payable and chargeable upon the faid premifes, (except as before excepted,) during fuch time as the faid A. should enjoy the same, and would permit and fuffer the faid A. to dig, delve, and get up peats yearly and every year during such time as he should hold and enjoy the faid premises with the appurtenances, to be held and enjoyed by him as aforefaid, in the melfuages called, &c. fufficient for one fire, and not elsewhere, he carefully bedding the fame after the peats should be delved and got up; and also that it should be lawful to and for the said Anthony, at all and every fuch rime that he should enjoy the said premises so to be enjoyed by him as aforefaid, as he should have needful occasion, to have and take all necessary botes for husbandry to be used upon the said prenns s, the same being sirst set forth by the said B. and his astigns; and it should be lawful to and for the said A. at the end and expiration of the faid time, to fet the dung and manure on fuch part of the faid demifed premifes as should come in course to be manured, and the ground fo manured to plough and fow with big or barley, and when ripe, to reap and lay the fame in some of the outhouses so to be held and enjoyed by the said A. and to thrash corn, and to take the same away and the straw thereof; and if the faid B. should think proper to cut down and to take into his own hand the wood close, that he would allow to the faid A. five pounds for each year he so kept it in his own hand; he the faid A. then and there, to wit, on, &c. at, &c. undertook, and then and there faithfully promised the said B. that he the faid A. would accordingly hold, occupy, and enjoy the faid premises, (except as before excepted), with the appurtenances. and also would pay to the said B. for the use and occupation thereof yearly and every year during the time he should hold and enjoy the same, the yearly rent or sum of forty pounds, of, &cc. at two even and equal payments in every year, to wit, on, &c. and would at his own expence, do, perform, and ferve all offices and other services whatsoever due and to be done and performed for or in respect of the said premises so to be held and enjoyed by him during the time he should so hold and enjoy the same; and would keep, maintain, and deliver up at the expiration of the faid time, all the houses, gates, rails, and hedges and fences in the like good and tenantable repair as they were at his entrance upon the same. by virtue of the demise hereinbefore mentioned, (except the walls of the houses and the roof timber thereof), to the judgment of J. B. of, &c. and M. H. of, &c. (he the faid B. finding gate and rail posts, if any should be wanting); and should not grop, lop, or cut down any wood growing upon the faid premiles **C**4

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fo to be held and enjoyed by him, except the cropping of ashes where he should design to break ground out of Leigh, and what ground he should plough or break up should be such as should fall in course, and should well and sufficiently manure and dung the fame in the second year after it should be ploughed or so broken up, and would fow it but one year after it should be so manured, with a crop of cats only, and would cast and expend all the vestures in and upon the lands and grounds fo to be held and enjoyed by the faid A. and not elsewhere during the said time; and that if the faid B. or Elizabeth his mother, should be mindful to keep a cow, he the faid A. would keep her winter and fummer with hay: and straw as his own milch cows, he or they paying or allowing for the fame two pounds every year he or they should so keep a cow as aforefuld; and would not put, or cause to be put, any cattle into any of the springs to do damage thereto; and that the said B. should have all the ath cropping that grew upon the common after the fold A.'s cattle had eaten the leaves thereof; and would at the end of the faid time peaceably deliver up unto the faid B. all and fingular the mollitages, tenements, closes, inclosures, and parcels of ground, as also the like number of heafted and heaf-going sheep of the kinds, forts, and qualities hereinbefore mentioned, or otherwise would pay for every sheep that should be wanting the price or prices hereinbefore mentioned, the fame to be referred at the delivery of the same to the judgment of the said J. B. and M. H.: And the faid B. in fact fays, that he, confiding in the faid promise and undertaking of the said A. hath permitted and suftered the faid A. to hold, occupy, possess, and enjoy the said premifes, (except as before excepted,) with the appurtenances, from the expiration of the faid demife; and although the faid A. hath accordingly had, held, occupied, and enjoyed the fame, and hath paid to the faid B. the yearly rent or fum of forty pounds for the use and occupation thereof, yet the said A. not further regarding his faid promise and undertaking so made as aforesaid, but contriving, &c. the faid plaintiff in this behalf, bath fince the expirazion of the term of nine years to demited as aforefaid, and on divers other days between that day and the commencement of this fuit, cropped and lopped wood, to wit, one hundred ash trees, &c so growing upon the faid premifes to occupied and enjoyed by the faid A. as aforefaid, the faid ash trees being other than the said ashes where the faid A. defigned to break ground out of Leigh, contrary to the form and effect of his faid promife and undertaking, to wit, at, &c. And whereas the faid A. on, &c. and long before, held of the faid B. as his tenant, certain other tenements with the appurtenances, to wit, a certain other melluage and tenement of the faid B. with its appurtenances, fituate, lying, and being at H. aforefaid, as also certain other closes, inclosures of arable, woody, and pasture ground, situate, lying, and being at A. at C. aforefaid, with all other the hereditaments and appurtenances unto the faid last mentioned messuage or tenements belonging or appertaining, or therewith usually held, occupied, possessed, and enjoyed,

other

together with eighty other heaf-bred and heaf-going sheep, of the forts, kinds, numbers, and price following, that is to fay, (as in the indorfement of the leafe) excepting all the hall end of the dwelling-house at H. asoresaid, with two gardens adjoining thereto, and the orchard called the Great Orchard adjoining to the faid gardens, with liberty to wash, bake, and brew, or heat the oven in the washhouse, bakehouse, or brewhouse, when and so often as he or they should have occasion; as also the new stable and cow-house, with the lost over them, and the pent house under the corn-barn, and the field called Lime Lands, and the Pauve; and also liberty to dig, delve, and get peats in the Lyth Mos (as often as he or they should think proper so to do), for the residue of a term of nine years, commencing, to wit, as to the sheep, upon the thirtieth day of October 1745, as to the lands and grounds for husbandry from the second day of February in the same year, as to the eatage of the faid lands and grounds from the fifteenth day of April 1746, and as to the house on the said premises, from the first day of May, 1746. And whereas before the expiration of the same term, to on the said eleventh day of October 1754, at the parish of Chaid, in the county at rectud, in consideration that the said B. at the like special instance and request of the said A. had then and there undertaken, and faithfully promifed the faid A. that he the faid B. would permit and fuffer the faid A. to hold, occupy, and enjoy the faid lath mentioned premifes with the appurtenances, (except as before excepted,) and also except the hog-close, and wood and south side of the wood in Brig House field, (parcel of the faid last mentioned premises) from the expiration of the faid term, for the term of three years, so to six, so to nine, at and under a certain yearly rent or sum to be therefore paid by the faid A. to the faid B. for the use and occupation thereof, he the faid A. undertook, and then and there faithfully promised the said B. that he the said A. would not, during that time, crop, lop, or cut down any wood growing upon the faid last mentioned premifes to to be held and enjoyed by him (except the cropping of after where he should defign to break ground out of Leigh); and that he the faid A. would not, during that time, put or cause to be put any cattle into any of the springs, parcel of the faid last mentioned premises: and the said B. in fact saith, that he, confiding in the faid last mentioned promise and undertaking of the faid A. hath permitted and suffered the faid A. to hold, occupy, possess, and enjoy, the said last mentioned premises (except as last before excepted,) with the appurtenances, from the expiration of the faid term of nine years, for the relidue whereof the faid A. held the faid last mentioned premises as aforefaid hitherto; and although the faid A. hath accordingly held, occupied, and enjoyed the same from thence hitherto, and still holds and enjoys the fame; yet the faid A. not regarding, &c. but contriving, &c. the said B. in this behalf, hath not, since the expiration of the said term of nine years, for the refidue whereof the faid A. held the faid last mentioned premises as aforesaid, to wit, on, &c. and on diversother days and times between that day and the commencement of this fult, cropped and lopped wood, to wit, one hundred ash trees, &c. growing upon the faid last mentioned premises so occupied by the faid A. as last aforesaid, the said last mentioned ash trees being other than ashes where the said A. intended to break ground out of Leigh, contrary to the form and effect of his faid promife and undertaking in this behalf made. And the faid B. further faith, that the faid A. on, &c. and on divers other days between that day and the commencement of this fuit, did put, and caused to be put cattle, forty horses, forty mares, &c. into the springs, parcel of the faid premises held by the said A. as last aforesaid, contrary to the form and effect of the faid promife and undertaking of the faid A. in that behalf made, to wit, at, &c. And whereas the faid A. on, &c. and long before, held of the faid B. as his tenant, a certain firm with the appurtenances, fituate, lying at, &c. confishing of houses, lands, and sheep, for the residue of a term of nine years, commencing, to wit, as to the sheep, on, &c. as to the lands and tenements for husbander on, &c. and as to the vestage of the said lands and grown, &c. And whereas before the expiration of the said tenements for husbander on, &c. And whereas before the expiration of the said tenements. the residue whereof the said A. held the said farm as aforesaid, to wit, on, &c. at, &c. in consideration that the said B. at the like special instance and request of the said A. had then and there undertaken, and faithfully promifed the faid A. that he the faid B. would permit and fuffer the faid A. to have, hold, occupy, poffels, and enjoy the faid farm with the appurtenances (except, &c.) from the expiration of the faid term of nine years, for fo long a time as the said B. and the said A. should please, at and under a certain yearly rent or fum to be therefore paid by the faid A. to the faid B. for the use and occupation thereof, he the said A. undertook, and then and there faithfully promifed the faid B. that during such time as the said A. should hold and enjoy the said farm, (except as before excepted,) with the appurtenances, by the permission of the said B. he the said A. would use and occupy the faid farm in a hufbandlike manner, and according to the good rules of husbandry: And the said B. in sact saith, that he, confiding in the faid promise and undertaking of the said A. hath permitted and fuffered the faid A. to hold, occupy, possess, and enjoy the faid farm (except as before excepted,) with the appurtenances, for the expiration of the faid term of nine years hitherto, and that the faid A. hath, during that time, by the permission of the faid B. accordingly held and enjoyed, and still holds and enjoys the fame: Yet the faid A. not regarding, &c. but contriving, &c. hath not, fince the expiration of the faid last mentioned term of nine years, hitherto used or occupied the said sarm to a herething all line in

at, &c. did wrongfully fow divers, to wit, fifty acres of land, parcel of the faid farm, with oats, when the fame ought to have

### BY AND AGAINST LANDLORD AND TENANT, &c.



been fown with barley, contrary to the rules of good husbandry, and did also, in an unhusbandlike manner, and contrary to the rules of good hufbandry, keep and continue divers, to wit, fifty other acres of land, parcel of the faid farm, in tillage, for a much longer time than he ought to have done, to wit, at, &c. whereby the faid farm is greatly damaged and spoiled, and much diminished in value, to wit, at, &c. to the faid B. his damage of eighty pounds ; and therefore he brings his fuit, &c. J. WALLACE.

YORKSHIRE, to wit. Taylor White esquire v. W. Declaration 4. Wilson. For that whereas the said defendant heretofore, to wit, gainst tenant at on, &c. at, &c, in, &c. in confideration that the faid plaintiff, will for ploughat the special instance and request of the said defendant, would ing more than permit and suffer the said defendant to hold, occupy, and enjoy a tainlands in each; certain farm, confishing of a messuage, and divers, to wit, three year, and for not acres of land, with the appurtenances, fituate and being at, &c. throwing arable and divers, to wit, three hundred acres, with the appurtenances, into four fields fituate and being at, &cc.; and which faid messuage and land, be, and not with the appurtenances, were then lately in the occupation of keeping each W. W. as tenant thereof to the faid plaintiff, for and during the field in afficiency. term of one whole year from thence next enfuing, and fully to be com- from of fallow; pleat and ended, and so from year to year, for so long a time as the corn, clover, faid plaintiff and the faid W. W. should please, at and under a certain yearly rent of one hundred and twenty pounds, payable therefore by the said W. W. to the said plaintiff; [" That he would spend and spread on the said fallows, in the said last men-" tioned premifes, all the manure arising of and from the faid last " mentioned premises during his possession thereof, and would " not fell or take off or from the faid premises any hay, &c. and " that he would plough the fallows in each year three successive stimes, and lay manure thereon, and that he would not keep the " lands in tillage fuccessive years without manuring the same during his possession of the said last-mentioned premises with the "appurtenances,"] he the faid W. W. unaertook, and then and there faithfully promised the said plaintiff, that he the said IV. IV. would not during the time that he should hold, occupy, and enjoy the faid farm, meffuage, and land, with the appurtenances, have under the plough more than one hundred acres of land, parcel thereof, then known by being late Brown's and Turbill's, and would throw Juch arable land into four fields in a fuccession of fallow, corn, clover, and wheat; and that in the year next before the quitting the faid premifes he would fow the field which, according to the aforcfaid course of husbandry, would be fallow the preceding year, with red clover-seed, at the rate of fourteen pounds to an acre, for which the faid plaintiff, his beirs and succeeding tenants, was to pay; and that he the faid W. W. would not convert a certain close called Merton Cluse into tillage during the possession of the premises. and that he would not take more than three crops from Tiding's Choje, and would forfeit and pay to the faid plaintiff, his executors

and assigns, the sum of sive pounds an acre yearly for every year more than one hundred acres of the faid lands then late Brown's and Turbill's, and for every acre of Merton's and Tiding's Close, which during his possession of the said premises should be ploughed, according to the faid promise and undertaking in that hehalf; and that he should spend the manure arising from the said premises yearly on the faid premifes, or some parts thereof, and that he would not during his possession of the said demised premises sell or take off from the said premises any hay, straw, fedder, or dung, but would spend or leave the same thereon. And the faid plaintiff in fact favs, that he, relying on the faid promise and undertaking of the faid W W. did permit and fuffer the faid W. W. to hold, occupy, and enjoy the faid farm, mellitage, and lands with the apputienances, and the faid W. W under and by the permission of the said plaintist, did hold, occupy, and enjoy the faid farm, meffuage, and land with the appurtenances, for a long space of time, to wit, from the twenty-muth day of March 1779, until the twenty-minth day of March, A. D. 1783, to wit, at, &c: Yet the faid defendant, not regarding, &c. but contriving, &c. the faid plaintiff in this behalf, during the time he fo held, occupied, and enjoyed the faid farm, messuage, and lands with the appurtenances, to wit, in the Several years of Our Lord 1780, 81, 82, had under the plough more than one hundred acres of the faid lands late Brown's and Turbill's, to wit, fifty acres more than one hundred acres of the faid tands in each and every of the faid years; and did not in the several years of Our Lord 1780, 81, 82, or in any or either of them. throw the faid arable lands into four fields, as nearly equal as might be, and keep each of those fields in a succession of fallow, corn, clover, and wheat; but, on the contrary thereof, wholly emitted and negletted fo to do; and did not during the time he fo held, occupied, and enjoyed the faid farm, melluage, and lands with the appurtenances, as aforesaid, spend sin 2d Count, " and spread " on the fallow of the faid last mentioned premises all" the manure which had arisen of and from the said premises yearly on the faid premises, or some part thereof, or leave the same thereon; but on the contrary thereof, during the faid time, to wit, in the several years of 1780, 81, 82, and in each of them, did fell and take and " carry" off from the faid premises divers large quantities of hay, straw, &c. sin 2d Count, " to wit, three hundred cart-46 loads of hay, &c. which had arisen upon and from the said last-" mentioned premises in those several years; and did not in the " faid A. D. 1782, plough the fallow of the faid last-mentionec a premises in that year three successive times, and lay manure " thereon; but on the contrary thereof omitted and neglected fo " to do, and only ploughed the faid fallow in that year once, and "did not manure the same, and did during his said possession of the se said premises, to wit, in the said years 1781, 82, 83, keep divers to wit, one hundred acres of the faid land fuccessively in tillage " without manuring the same, to wit, at, &cc." ] in each and every of those years, which arose of and from the suid premises, and

was made thereon, to wit, on, &c. at, &c. And whereas also afterwards, to wit, on, &c. at, &c. in consideration that, &c. &c. (Finish this Count same as the first, only omitting what is in italic, and inferting what is within inverted commas.) And 3d Counc. whereas also, to wit, on, &c. at, &c. in consideration that the said plaintiff, at the special instance and request of the said defendant, would permit and fuffer the faid W. W. to hold, occupy, and enjoy a certain other messuage and farm lying and being at, &c. for and during the term of one whole year from thence next enfuing, and fully to be complete and ended, and so from year to year, for so long a time as the said plaintiff and defendant should please, at and under a certain yearly rent therefore, payable by the faid defendant to the faid plaintiff, he the faid defendant undertook, and then and there faithfully promifed the faid plaintiff to occupy and use the said last mentioned premises according to the due course of husbandry, during such time as he the said desendant should be possessed thereof: And the said plaintiff in fact saith, that he, relying on the faid promise and undertaking of the said defendant last-mentioned, at, &c. in, &c. did permit and suffer the faid defendant to hold, occupy, and enjoy the faid last-mentioned premifes with the appurtenances, for a long space of time, to wit, from the time of making the faid last-mentioned promise and undertaking, until the twenty-fifth day of March 1783, to wit, at, &c. in, &c.: Yet the faid defendant, not regarding, &c. but contriving, &c. in this behalf, did not, during the time he held and enjoyed the faid last-mentioned premises as aforesaid, occupy the same in a husbandlike manner, according to the due courie of husbandry; but on the contrary thereof he the said defendant, during the time he held and enjoyed the faid last-mentioned premises, occupied the same in an unhusbandlike manner, and contrary to the due course of husbandry, during that time, to wit, the faid defendant did, during his possession of the said last-mentioned premises, till and sow divers, to wit, one hundred acres of land of the faid last-mentioned premises, without couching, cleaning, dreffing, or manuring the same land, contrary to the due course of hutbandry, and contrary to the form and effect of the faid promife and undertaking of the faid defendant to by him made as last aforesaid; and did plough and break updivers other, to wit, one hundred other acres of land of the faid last-mentioned premises, contrary to the due course of husbandry, and which ought not, according to the rules of good husbandry, to have been ploughed and broken up; and broke up divers, to wit, one hundred other acres of tallow ground of the faid last-mentioned premises, and fowed the same with corn and grain, without ploughing the same three times before fowing the same with corn and grain, contrary to the due course of hutbandry: and the said desendant, during the time he so held and enjoyed the faid last-mentioned premises as last aforesaid, did not use, tpend, spread, bestow, and employ all the hay, straw, fodder, dung, or compost, or any part thereof, ariting, coming, growing, and renewing in and upon the faid last-mentioned

tioned premifes, or any part thereof, in and about the improving and manuring the same, nor did leave all the hav, straw, &c. or any part thereof, in and upon the faid last-mentioned premites, or upon any part thereof, at the end or expiration of the time he fo held the faid last-mentioned premises as last-asoresaid, and when he quitted the same, according to the due course of husbandry; but on the contrary thereof, during all the time he so held and enjoyed the faid last-mentioned premises, and at the end and expiration of the time he so held and enjoyed the same, took and carried away divers large quantities of hay, straw, &c. to wit, one hundred cart-loads of, &c. which had arifen, grown, and renewed in and upon the faid last-mentioned premises, to other places, and disposed of the same elsewhere than on the said last-mentioned premises, to wit, at, &c. And whereas also, to wit, on, &c. at, &c. in confideration that the faid plaintiff, at the like special, &c. of the said defendant, would permit and suffer the said defendant to hold, occupy, and enjoy a certain other messuage and farm with the appurtenances, lying and being at, &c. for and during, &c. from thence next ensuing, &c. and so from year, &c. at and under a certain yearly, &c. he the faid defendant undertook, &c. the faid plaintiff, that during the time he should so hold and enjoy the faid last-mentioned premises, he should not till and sow any part of the faid last-mentioned lands with corn, without dressing, cleaning, and manuring the same, and that he would not plough or break up any ley ground of the faid last-mentioned lands out of the due course of husbandry, and which ought not, according to the rules of good huibandry, to be ploughed and broke up; and that during the time last aforesaid he the said defendant would not plough or break up the fallow-ground of the faid last-mentioned land, and fow the same with corn and grain, and that he the said desendant would not during the time last aforesaid carry off any hay, &c. arifing, coming, growing, and renewing in and upon the fald last-mentioned premates, in and about the improving and manuring thereof, and would leave all the hay, &c. which should be in and upon the faid last-mentioned premises at the expiration of the time he should so hold and enjoy the said last-mentioned premises, in and upon the same: And the said plaintiff in fact tays, that he, relying on the faid laft-mentioned promife and undertaking of the faid defendant to by him made as last aforefaid, afterwards, to wit, on, &c. at, &c. did permit and suffer the fuid desendant to hold, occupy, and enjoy the said last mentioned premises with the appurtenances, for a long space of time, to wit, from the time of the making of, &c. until, &c.: Yet the faid defendant, not regarding, &c. but contriving, &c. the faid plaintiff in this behalf, during the time he so held and enjoyed the said last mentioned premises with the appurtenances as last aforesaid, to wit, on, &c. before the quitting possession thereof, did till and fow divers, to wit, one hundred acres of land of the faid lastmentioned premites, without dreffing, cleanfing, or manuring the same land, contrary to the said promise and undertaking so by him ייייולות

4th Count.

made as last aforesaid; and did in the several A. D. &c. and before the quitting the possession of the said last-mentioned premises as last aforesaid, plough and break up divers, to wit, one hundred acres of ley-ground of the faid last-mentioned premises, contrary to his faid last-mentioned promise and undertaking by him made as last aforesaid, out of the due course of husbandry, and which ought not, according to the rules of good husbandry, to have been ploughed or broke up in those years; and did break up divers, to wit, one hundred acres of fallow ground of the faid last-mentioned premises, and sowed the same with corn and grain, without ploughing the same three times before the sowing of the same with corn and grain, contrary to his faid last-mentioned promise and undertaking so by him made as last aforesaid; and did not, during the time he so held and enjoyed the said last-mentioned premises as last aforesaid, use, spend, bestow, or employ all the hay, &c. or any part thereof, which grew, arose, and renewed, during the time he so held and enjoyed the said last-mentioned premises, upon the said last-mentioned premises, or any part thereof, in and about the improving and manuring the same; and did not, at the time of his quitting the faid last-mentioned premises, leave all or any part of the hay, &c. which had so arisen, grown, and renewed as last aforesaid, upon the said last-mentioned premises, or any part, according to his said last-mentioned promise and undertaking in that behalf made; but on the contrary thereof, during the time he so held and enjoyed the said last-mentioned premises, and at the time of quitting the same, took and carried, and caused and procured to be taken and carried away divers large quantities of hay. &c. to wit, one hundred cart-loads of, &c. which had arisen, grown, and renewed in and upon the faid latt-mentioned premiles during his occupation and enjoyment thereof as last aforefaid, to other places, and disposed of the same elsewhere than on the faid last, mentioned premates, to wit, at, &c. (Add the money Counts.) THO. DAVENPORT.

I Have perufed and approve of this declaration, but think a verdict ought not to be taken on the third Count.

THOMAS WALKER.

If the plaintiff is driven to his third Com t for want of proof on the others, he must risk his verdict on that Count. .

THOMAS DAVENPORT.

DEVONSHIRE, to wit. William S. esquire complains of By the Landbox J. P. Batten, being, &c. for that whereas, on the fourth of March against Tenantion 1780, at the parish of Topsham in the county of D. in considera- not using the tion that the faid William, at the special instance and request of husbandlike the said J. had demised, set, and to farm let to him the said J. a manner, and rot certain part of the Barton of Wear in the said parish of I. in the yielding it up in county aforesaid, then in the possession of one James Dairy, con- "good hisband. taining one hundred and ninety-one acres, of the yearly rent of the endsternat two hundred and eighty pounds, for the term of fourteen or term, with fe-

' veral fi ecist

breaches of the implied promise to use the effate according to good he foundry.

(r) In the 2d that he the faid William would.

twenty-one years, from the twenty-ninth day of September then next subsequent, to determine the same at the end of the first five years, giving the faid William two years notice thereof in writing; and had undertaken, and to the faid John then and there faithfully promised (1) to repair all the premises, and pay and discharge the king's, church and poor rates, in respect of the said estate, and (2) to pay for every parish apprentice, and also would put into would pay, proper repair all the banks round the marshes near the river, which it the 2d Count, were afterwards to be repaired at the joint expence of the faid William and John, and would also fit up in a convenient manner the house opposite the farm yard, having, as a consideration for so doing, all the old furniture and buildings then adjoining, with the little garden thereto belonging, he the said John undertook, and to the faid William then and there faithfully promifed to use the faid premises with the appurtenances so demised to him as aforefaid, in a good husbandlike manner, during the time that he should hold the fame as tenant thereof to the faid William, and also to yield and deliver up the same to the said William in an husbandlike condition, at the expiration or determination of the faid term; and also that he the said John, during the time last aforesaid, would jointly with the faid William, and at their joint expence, repair the faid banks, the fame having been first put into proper repair by the faid William as aforefaid: And the faid William in fact lays, that the faid John held and enjoyed the faid premifes with the appurtenances, by virtue of and under that demile, for a long space of time, to wit, from the faid twenty ninth of September in the year aforefaid, until the twenty-ninth of September A. D. 1785, being the end of the first five years of the said term, and at that last-mentioned time quitted the possession of the said premises with the appurtenances, he the faid John having given the faid William two years previous notice in writing of fuch intention for to do, and that the faid term should then be determined, whereby the faid term was determined accordingly on the day and year laft And the faid William further faith, that although he utorefaid. the faid William did, according to his faid promife and undertaking, repair all the faid premifes, and pay and discharge the king's, church and poor rates, in respect of the laid estate, and pay for every parish apprentice two guineas; and did also, after the making of the faid promite and undertaking, to wit, on the first of August 1780, at the parish aforesaid, put the said banks into proper repair, and also fit up in a convenient manner the said house opposite the farm-yard: Yet the said John, not regarding his said promife and undertaking by him made as aforefaid, but intending to deceive and defraud the faid William in this behalf, did not use the faid premises with the appurtenances, during his said possession thereof, in a good bufbundliie manner, nor yield and deliver up the fame to the faid William in a good husbandlike condition, when he quitted the possession thereof as aforesaid on the determination of the faid term, according to his faid promife and undertaking in that behalf made with the faid William; but on the contrary, that the

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## BY AND AGAINST LANDLORD ROB TENANT: &c.

faid John, during the time that he did hold and enjoy the faid five mifer with the appurtenances as aforelaid, that is to lay, in the feveral years of Our Lord 1781, &c. to with on the first day of June in each of those years, at the parish aforesaid in the county aforesaid, mowed and cut the grass arising and growing on diversal to wit, fifty acres of and belonging to the faid demiled premiles. Breselved. without laying any quantity of manure or dreffing what dever thereon, or any part thereof, in any or either of the faid years; and did allo, in each of those years, mow and cut the grafs arising and growing on divers, to wit, lifty other acres of and belonging to the faid demiled premiles, without laying proper and sufficient areffing thereen, or any part thereof; and did also, in each of these years, plow, till, and fow divers, //. fifty acres of faid demite premiles, without laying any quantity of manure or drelling whatfoever thereon, or on any part thereof; and did also plow, till, and Brack to fow divers, f. fifty other acres of and belonging to the faid demiled premiles, without laying proper and sufficient dreffing on any part thereon, or any part thereof; contrary to good hulbandry, and the form and effect of the faid promise and undertaking in that behalf made as aforesaid. And the said William further says, that during the time that the faid John so held the faid premises with the appurtenances as aforefaid, to wit, on the thirtieth of September A. D. 1780, and on divers other days and times between that day and the faid determination of the faid term of the faid John. the faid John laid and placed a large quantity of unwhalefeme and present improper dressing in and upon divers, to wit, fifty other acres of and belonging to the faid demiled premiles, contrary to good hulbandry, and the form and effect of the faid promile and undertake ing in that behalf made as aforelaid, whereby the tame were and Itill are greatly corrupted, injured, and filled and choaked with weeds: and the faid William, from the laid determination of the faid term hitherto, hath been wholly deprived of all the use, profit, and advantage which he otherwise would have derived from the faid premises, ff. at the parish aforesaid in the county aforefaid. And the faid William further fays, that during the time the said John held the said premises with the appurtenances as aforesaid, to wit, on the said thirtieth day of September A. D. 1780. and on divers other days and times between that day and the faid determination of the faid term of the faid John, he the faid John. contrary to good husbandry, and to the form and effect of his faid promise and undertaking in that behalf, permitted and suffered divers, II. fifty acres of the faid demised premises to be greatly overrun and cheaked with weeds, for want of realonable care and good husbandry in the said John in that behalf, and also permitted and fuffered the same to continue so over-run and cheaked with weedt as Break at aforesaid, for a long space of time, I from the said last mentioned day and year until the faid determination of the faid term of the taid John; and fielded and delivered up the same so ever-runca choused with weeds as aforefaid, in a bad and unbufbandlike consttion, to the said William at the said determination of the said term D Vol. II.

## ASSUMPSIT SPECIAL,—ON SPECIAL CONTRACTS.

as aforelaid, contrary to the form and effect of his faid promife and undertaking in that behalf made as aforelaid, ff at the parish aforesaid in the county aforesaid. And the full William further fays, that during the time that the faid John held the faid premiles with the appurtenances as aforefail, to wit, on the faid thirtieth day of September A. D. 1780, and on divers other days and times between that day and the faid determination of the faid term of the faid John, he the fail John out and felled de ers, to wit, tou rty perches of under wood in and upon the faid premises, when the same, says not in a decourse of cutting, and carried away, fold, and disspoked of the func off the faid denisfed premiles with the appurtenances, contrary to good husbandry, and the form and estect of the promise and undertaking in that behalf made is a oreful. And the faid William further fays, that during the time the faid John held the faid premises with the appurtenances as aforeful, to wit, In the feveral years of Our Lord, &c. &c that is to fay, on the first day of March in each of these years, he the laid John ploughed Mrs, fowed, and converted to titlage divers, to wit, fifty acres of functions perfore of and belonging to the faid demited pranifes, con-"tary to good hufbandry, and the form and effect of his faid pro-This and undertaking in that behalf made as aforeful, If at the farish eforefuld in the county aforefuld. And the said William further frys, that during the time that the faid John held the i id premiles with the appure, inces a afore in l, f. on the lad thirtheth of September A. D. 1780, at I on divers o her days at d stimes from that day and the fad d termin to n of the full term of the faid John, he the faid John I haid a fastured divers at ler, ff whirty acres of the orch was of ind belonging to the fude init d premites, with horics, cous, id oxci, continy to good hulbandry, and the form and effect of the fact promite and on lettering in that behalf made as aforch d, wher ly cavers, f. court four "hundred apple trees, then growing and being in the faid erchird, "were barked, subverted, pulled do vn, and c herwife i nured by the faid horses, cows, and own, and is the raid expiration of the field stefus be and were of little or to if or value to the find William, hat the parish aforested in the county isorested. And the suid William further lays, that in 11 d John did not, during the time that he held and enjoyed the fuld premites, in a good hull indlike manner spend, use, en, /,, an ibestow in and upon the said premites, or any part thereof, the laid hay, thraw, or fodder, muck, dung, compost, and mainer which was made and gathered upon the faid premiles during the facilitize that he so held the said premiles with the faid appurtenances, or trave the fame upon the faid premites at the time when he quitted the same as aforested, as he ought to have done, according to good husbandry, and according to his promise and undertaking in that behalf made as aforciaid, but, on

the contrary thereof, the laid John, during the time that he so theid and enjoyed the faid premises with the appurtenances, s. on the thirtieth or September A. D. 1780, and on divers other days and times between that day and the said determination of his term,

Breach 6th

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ar strack yes.

at the parish aforesaid in the county aforesaid, sid take and carry away from the faid premiles divers large quantities of hay, straw, fodder, dung, muck, compost, and manure, ff. five hundred carre loads of hay, five hundred cart-loads, &c. which, during the time that the faid John so held and enjoyed the said premises with the: appurtenances, were made and gathered upon the faid premifes. contrary to good husbandry, and to the form and effect of his faid promise and undertaking in that behalf made as aforesaid. And the faid William further fays, that during the time that the faid John held the faid premises with the said appurtenances as aforesaid, to wit, on the first day of February A. D. 1781, and on divers other days and times between that day and the faid determination of the faid term of the faid John, the faid banks of and belonging to the faid premises round the marshes near the river, were greatly in decay and out of repair, whereof the faid John, at the parish aforest laid, had notice; and was then and there requested by the faid William to repair the same, together with the said William, and with their joint expence; but the said John then and there wholly refused and omitted, and did afterwards wholly omit to to do, contrary to the form and effect of his faid promife and under taking in that behalf made as aforefaid; whereby the faid, Williams was obliged to lay out and expend, and did actually lay out and expend, a large sum of money, to wit, the sum of four hundred pounds, in and about the necessary repairing of the said banks, as his own fole expence; ff. at the parish aforesaid in the county afore. faid. (2d Count as with the alteration in the margin only. 30 Count, money laid out and expended. 4th, Account stated Breaches to the last Counts. The breaches to the first two Counts are in italic.) V. GIEBSE

LANCASHIRE, J. William Greenwood, late of, &c. was for money proattached to answer unto John Midgley and Thomas Smith in & milest plainting plea of trespals on the case, &c. and thereupon, &c. for that it defendant was whereas the faid plaintiffs, on the thirteenth of January A 1) not freed hay on 1742, were lawfully pollelled of and in two barns, lituate, we premies when called, &c. and four closes of land called and known by the name miles to him. of, &c. lituate, &c. containing, &c. with the appurtenances, for the residue of a certain term of twenty-three years, commencing from and immediately after the twenty-fifth of March A. D. 1720 then to come and unexpired, by virtue of a certain demile or grant thereof before then duly made to one Robert Banister, and duly vested in the said plaintiffs by assignment; by which demise or grant the faid Robert and his affigns were amongst other, things obliged to ipread and expend upon the faid premiles all the have fraw, manure, dung, compost, and after which thould yearly come, grow, be gotten, bred, or increased apon the said premiles. yearly and every year during the laid term, and were restrained from ploughing, grazing, or riving up, or lowing with corn grain, or any other thing, a certain close called Swain's Micadous

part of the faid premiles above deferibed by the name of the Swain's Field, or any part thereof, or the faid close called, &c. or any part thereof, for two of the last years of the said term; and being to thereof pollelled, afterwards, to wit, on the faid thirteenth day of, &c. at Coine aforefaid, in confideration that the said plaintiffs, at the special instance and request of the said defendant, had then and there demised the said premises with the appurtenances to the faid defendant, to hold the same from the twentyfifth of March then next following for one year then next enfuing, and to from thence from year to year for to long a time as the faid plaintiff and defendant should please, at and under a certain yearly rent to be therefore paid by the faid defendant to the faid plaintiffs, he the faid defendant undertook, &c. to pay to them the full and just sum of ten pounds in case the said desendant should not, dur-The all that time as he the faid defendant should hold and enjoy the laid premises with the appurtenances, under and by virtue of the failt demile, spend all the hay, straw, manure, dung, and ashes that should during such time come or grow upon the said premises; and also that he the said desendant would not plough or rive any of the ground of the faid close called S. M. or of any of the faid closes called, &c. in two of the last years of the faid term of twenty-three years: And the said plaintiffs aver, that the said defendants by virtue of the faid demile, afterwards, to wit, on the twenty-fifth day of March A. D. 1713, entered into all and fingular the faid demised premises with the appurtenances, and was thereof pollessed from thence until the end and expiration of the faid term of twenty three years, to wit, at, &c. aforesaid; and that the faid defendant did not during that time spend all or any part of the hay, straw, manure, dung, and ashes, which during that time came or grew upon the faid demiled premiles; but on the contrary thereof, during that time spent a great part elsewhere than on the laid demiled premiles, to wit, at, &c. aforesaid: Yet the laid defendant, not regarding his laid promises, &c. (Common conclusion for the ten pounds.) I. YATES.

then quitted, turn all the

Declaration in LANCASHIRE, J. John Shaw, late of in the county allumpit upon of Lancaster, was attached to answer Thomas North of a plea of ment of the trespass upon the case; and whereupon the said Thomas, by A. B. where the said Thomas, by A. B. sain and said his attorney, complains, for that whereas heretofore, to wit, on theep the the nineteenth day of October in the year of Our Lord 1784, at the parish of Melling, in the county of Lancaster, the said I hoar several tents mas, at the special instance and request of the said John, did defenting bid for mile, leafe, and let to the faid John, and the faid John did then ther year and and there take of the laid I homas a certain farm there fituate, confilting of a melluage or dwelling house and other buildings, became are and divers, to wit, fixty acres of land with the appurtenances, together with one hundred and one theep of the respective kinds, and be taken at the respective values following, that is to say, thirty bolk wes at hine thillings each, eighteen hogs at four thillings

and fix pence each, seventeen twinter gimmers, or two years old ewes, at leven shillings each, twelve twinter or two years old wethers at fix shillings and fix-pence each, ten aged wethers at eight shillings each, ten aged ewes at six shillings each, three old ewes at four shillings and fix-pence each, and one tupper ram at fixteen shillings, then being in and upon the said farm and lands, to hold the faid demiled premiles with the appurtenances, unto the faid John, his executors, administrators, and affigus, from the thirteenth day of February then next as to the lands, and from the twelfth of May then next as to the buildings, for, during, and unto the full end and term of (1) " three" years from thence next (1) me whole ending, and fully to be complete; ended (2); yielding and pay- rest ing therefore yearly and every year during the faid term, unto the (2) and to from faid Thomas, the yearly fum of fifty-two pounds ten shillings of lawful money of Great Britain, by equal half yearly payments, on the Thumas and the first day of August and the first day of February in each year John the first half-yearly payment to begin and be made on the first day of August next ensuing the commencement of the said demise; and also eight-pence a-piece for each and every of the faid one hundred and one sheep, or the yearly sum of three pounds one shilling and four-pence in each and every year of the faid term, for the whole of the faid stock of sheep collectively; and it was also then and there (3) further agreed between the faid Thomas and the faid (3) amongs of John, that the faid John should and would redeliver to the faid ther things. Thomas at the end, " or other sooner determination," of the laid term, the whole of the faid stock of one hundred and one sheep. or should and would well and truly pay to the faid Thomas for each and every of the said sheep that he the said John should not redeli-" mination," of the term, at and after the rate at which the fame were respectively valued and taken according to the different kinds thereof as aforcfaid: and it was further then and there agreed by and between the faid Thomas and the faid John, that the faid John should and would lay on the said premites, in each of the first two years (4) of the faid term, eight hundred loads of lime, (4) that he the one-half whereof the faid I homas was to pay for at the lime-kiln; half John mould and that in each of the sour, the third year, next jucceeding continue in the years (5) that the said John should hold and occupy the despremites under the said demited of the said term, he the said demited the John should and would lay on some part of the said premises three (5) that he the hundred loads of lime at his own expence, and should and would faid John thouse in the last year of the said term lay on the said premises four hun, hold and occupy dred loads of lime, one-half to be faid for by the faid Thomas at the the laid demised kiln: and it was further then and there agreed by and between the fald denile the faid Thomas and the faid John, that the faid John should and would keep all the faid demised housen in good repair. with all materials (main walls and main timbers only excepted) i and that he the faid John should and would serve all offices liable to be served and performed, for or in respect of the said demised premise fos, during the faid term, and should not, nor would plough any part

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of the morving-ground of the faid demised premises during the said form; and that he the faid John should and would, during the said terms, keep all the fences in and upon all the laid demised premises In good repair, so that no cattle should go through any part of the Jume, but through the cart-gaps or rails only, and thould and would keep all drains, watercourfes, and ditches, in and upon the faid demised premises, in all needful repair during the faid term, and leave them so at the end, or other sooner determination thereof: and it was then and there further ogreed by and between the faid Thomas and the faid John, that the faid John should and might plough the two high timber lays and one field in the low ground the first two years in the faid term, and no longer; at one time, and then the low timber-lays and one field in the low ground two years at one time, and of the new inclosures as much as he should lime in each year; and that he the faid John should pay all the assessments, one-third of which the faid Thomas should allow: and it was then and there further agreed by and between the faid Thomas and the faid John, that he the faid John thould make all the fences leading to his landlord's premiles during the faid term, and should not nor would at any time during the faid term, hinder the faid Thomas North, or his agents oralligns, felling any timber or other wood upon the demiled premiles, for coaling or other uses, he or they paying reasonable damage for the fame, and carrying away the same; and that he whie faid John should not nor would at any time during the faid thin, cut down, crop or lop any oak, ash, or other wood, but fuch as is usual to cut for hedging-wood, without the forfeit of five pounds a-tree; and that the faid John should not have, as the landford, referved to himself the little nursery at the bottom of the great meadow, and that the faid John should not assign, lease, set, findemic any part of the faid demiled premiles, during the faid term, to any perion or perions whathlever, without the license or consent of the faid Thomas; and that the faid John should spend in the premises all the vestures that should be produced the reon during the faid term, and cut all the hedges thereon at seasonable times of the year during the faid term; and, lastly, it was then and there agreed, that the cows upon the faid estate should be at the fole disposal of the said Thomas: and the said agreement being to made as aforefaid, he the faid Thomas, at the special instance and request of the faid John, undertook and faithfully promised the faid John well and truly to perform and fulfil the faid agreement in all things therein contained on his part and behalf to be performed and fulfilled; and in confideration thereof, he the faid John undersook, and faithfully promised the faid Thomas to perform and fulfil the faid agreement in all things therein contained on his part and behalf to be performed and fulfilled: And the faid I homas avers, that the faid John afterwards entered into all and fingular the faid demised premises with the appurtenances, that is to fay, at Candlemae next after the making the faid agreement, as to the lands, and on the twelfth day of May next following as to the buildings, acresiding to the tenor and effect of the laid agreement, and was there-

of possessed, as well as of the said one hundred and one sheep then being in and upon the lame, and so remained and continued for a long time, to wit, for the " whole of the faid term next ording the " commencement of the faid demise," space of three years of the said term, when he quitted and left the faid demised premises, and determined the faid term. And the faid Thomas further fays, that he the faid I homas always, from the time of the making and entering into the faid agreement, bath well and truly performed and fulfilled, and hath been ready and willing to perform and fulfil all things therein contained on his part and behalf to be performed and fulfilled: Yet the faid Thomas in fact fays, that although the faid John did, in the first year of the faid term, lay on the faid demiled premiles four hundred loads of lime, (which he the Tride Thomas, in full performance of the faid agreement in that behalf paid for at the lime-kiln, being one half of the faid eight hundred loads of lime to agreed by the faid John to be laid by him upon the faid premiles within the first two years of the faid term, laccording to the tenor of the faid agreement, he the faid John, not regarding the relidue of his faid agreement; nor his faid promife and undertaking to by him made as aforefaid, but contriving and fraus dulently incording craftly and fubtilly to deceive and defraid the faid Thomas in this behalf, did not nor would, during the faid refidue of the faid term he fo held and enjoyed the faid premites, lay thereon the faid several quantities of lime to by him by the faid agreement stipulated to be laid thereon as aforelaid, or any part thereof, nor did nor would be the faid John keep all or any part of the faid demised housing, and the fences, drains, watercourses, and duches in and upon the faid demiled premites, in needful repair, during fuch pars of the faid demised term as he fo held them, and leave them to "at the end thereof," when he to quitted the same as aforesaid, (although often requested to to do,) but wholly refuled to to do, and therein wholly failed and made default; one the contrary thereof, the laid demited houling, to at the end of the laid term, and" at the time he the faid John to quitted and left the fame as aforefaid, were ruinous and in great decay, (other than in the main walls and timbers, ) to wit, in the roofs, plaister, wainscots, windows floors, joins, and various other parts thereof; and the fences, drains, watercourfes, and ditches " in and upon the same at the end of the said time," at the time the said John quirted the faid demised premises as aforesaid, were ruinous, broken down, filled, and choaked up, and in great decay for want of needful and proper repairs, contrary to the tenor and effect of the faid agreement. And the faid. Thomas further fays, that although the faid John, "at the end of the faid term," where he so quitted and left the said demised premises, and determined the said term therein as aforesaid, delivered up to the said Thomas a part, to with eightynine of the faid stock of one hundred and one sheep so being upon the laid demited premites, and taken by the laid John therewith as aforefaid; and though the faid John then and there was requelted. and ought to have deligered the refiduc thereof, being four hogs, eleven

# ASSUMPSIT SPECIAL ON SPECIAL CONTRACTS

twinter wethers, and four aged wethers, or to have then and there paid for fuch relidue to the faid Thomas, at and after the rate of four shillings and fixpence per each and every of the faid remaining hogs, fix shillings and sixpence for each and every of the said eleven remaining twinter wethers, and eight shillings for each and every of the faid remaining four aged wethers, amounting to a large fum of money, to wit, the fum of fix pounds one shilling and sixpence in whole, according to the tenor and effect of the faid agreement, and the faid promise and undertaking of the said John in that behalf made as aforesaid: Yet the said John, further disregarding his faid agreement, and his faid promife and undertaking in that behalf made as aforefaid, did not nor would not, "at the end of the faid term," when he so quitted the said demised premises, and when he was so requested as aforesaid, deliver to the said Thomas the residue of the faid stock of sheep, or any part thereof, or pay to the faid Thomas the faid fix pounds one shilling and fixpence for the same, or any part thereof; but then and there wholly refused so to do; and the faid residue are still wholly undelivered, and the said fum of fix pounds one shilling and sixpence still wholly unpaid to the faid Thomas, contrary to the form and effect of the faid agreement, and of his faid promife and undertaking to by him made as aforefaid, to wit, at the parish first aforesaid, in the county aforesaid. (2d Count upon a demise for three years, according to the alterations within inverted commas and in italic. 3d Count upon a demife for one year, and so from year to year at the will of the parties, acseconding to the alterations in margin. 4th and 5th Counts for theep and other goods, &c. fold and delivered. 6th, Money laid out; 7th, had and received; 8th, account stated; and common conclusion. T. BARROW.

Declaration by Bis tenant at will, for not keeping buildings in tehusbandry in the pariff.

YORKSHIRE, f. The right honourable William Wentfurgierd against worth, earl Fitzwilliam, complains of John Johnson, being in the custody of the marshal of the marshalfez of our sovereign lord the king, before the king himself, for this, to wit, that whereas the mantable regair, faid earl herctofore, to wit, on the second day of February A. D. and cultivating 1786, at the parish of Wath-upon-Dern, in the county of York, and managing at the special instance and request of the said John, demised to the lands according said John a certain farm, consisting of a messuage, fold-yard, barn, stable, and other out-buildings, and divers, to wit, ninety-fix acres of land or ground, with the appurtenances, at Hoyland, in the parish aforesaid, to hold the said premises unto the said John, from the second day of February in the year last aforesaid, for and during the space of one year, and so from year to year, so long as both parties should please, at and under a certain yearly rent therefore payable by the faid John to the faid earl; and thereupon in confideration thereof, he the faid John undertook, and then and there faithfully promifed the faid earl, to repair and amend from time to time as occasion should require, during the continuance of the said demise, all and every the buildings, barns, stables, and out-houses hbou

upon the faid premises, in, by, and with all needful and necesfary tenantable reparations and amendments; and that he the faid John should and would use, cultivate, and manage the faid demifed land, during the continuance of that demile, according to the usual course of husbandry used and practised in other farms of the like nature in the faid parish and the neighbourhood thereof; by virtue of which faid demile the faid John afterwards, on the third day of February in the year aforelaid, entered into the faid demised premises with the appurtenances, and became, and was and from thenceforth hitherto hath been, and still is, possessed thereof, the said demise still continuing: Yet the said John, not regarding his faid promife and undertaking, but contriving, &c. craftily, &c. the faid earl, hath not, during his faid possession and holding of the faid farm, from time to time, as occasion required, repaired and amended all and every the buildings, barns, kables, and out-houses upon the said premises, in, by, and with all needs. ful and necessary tenantable reparations and amendments, according to his faid promise and undertaking; but on the contrary hath permitted and fuffered, and still permits and suffers, the faid buildings, barns, stables, and out-houses to be and remain ruinous. broken, and in great decay, for want of needful and necessary. tenantable reparations and amendments, contrary to his faid promise and undertaking x. And the said earl further says, that the faid John bath not, during the faid possession and holding of the faid farm, used, cultivated, and managed the said demised lands according to the usual course of hasbandry used and prastifed in other farms of the like nature in the faid parish and the neighbourhood thereof, according to his faid promise and undertaking; but on the contrary thereof, the faid earl fays that the faid John, in the year of Our Lord 1788, pleughed up, and caused to be ploughed up, For ploughing divers large quantities, to wit, thirty acres of grafs land, part of up and fowing the said farm, and sowed the same, to wit, one part with linseed, land, part with and other part thereof with eats, contrary to the ulual course of with oats. husbandry used and practised in other farms of the like nature in ... the faid parish and neighbourhood thereof, and contrary to his said promise and undertaking. And the said earl further says, that the said John, in the said year of Our Lord 1789, ploughed up and fowed with linfeed another large quantity, to wit, fixteen acres, other part of the faid farm, contrary to the usual course of husbandry used and practised in other farms of the like nature, in the said. parish and neighbourhood thereof, contrary to his said promise and undertaking. And the faid earl further fays, that the faid John, For sowing the in the faid feveral years of Our Lord 1788 and 1789, fowed the last land with whole of the tillage land of the faid farm, confifting of divers, to form, without wit, eighty acres, with corn or grain, without making any fallows making fallows, therein, contrary to the usual course of husbandry used and practiled in other farms of the like nature, in the faid parish and neighbourhood thereof, and contrary to his faid promise and undertaking.

And the said earl further says, that the said John did not lay and manure bred on

the farm, but causing it to be earried off and yield elsewhere,

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spread upon the said demised lands, for the improvement and cultivation thereof, the die van Irianie leel upon teefe a fa in the rears of our Lord 1760 and 1789, according to the utual course of hufbandry ufed and practifed in other farms of the like nature, in the laid parish and neighbourhood the reof, but on the contrary thereof, early defect dung and a course, as well as the stace of the cin, s great upon the ful farm, to be cone sed and carried to by tiom the faid farm, to be used especially where then on any jact of the said farm, contrary to the utual course of husband y at it and practiled in other farms of the like nature, in the faid; a it a din 12 ab iuihood thereof, and contrary to his had pierne it diminitiking. [2d Count like the first, except that detended should constite, &c. in a restmable course of his vary, and breaches to a last otic heft. 31 Count, should repair with all needful and necessity repri tans red area directs, as in the full Count to this  $i = k \times j$ then con thus ] And the aid earl further lays, that the find John, at the making of the faid lift mentioned demile, and in confideration thereof, to wit, on the second described February A. D. 1780, at the parish of Wath-upon-Dern aforciald, undertook, and that and there faithfully promit d the 1 id carl, that he the faid John would not, during the continuance of the laid dennile, pleugh up, or fow with hisfeed, or corn, or grain, any of the grafs land of and belonging to the laid farm. Yet the laid John, not regarding his The lift mentioned promise and undertaking, but contriving, &c graftily, &c. the faid earl, did, A D 1788, plough up a great part, to wir, twenty-four acres of grais land, of and belonging to the faid farm, and did towth tame, to wit, part thereof with linfeed, and the refid ie thereof with corn, contrary to his find promife and undertaking, A. due faid earl further fays, that the said John, at the making et and last mentioned denvile, and in confideration thereof, to cut, on the accord day of I characty A D 1786, at the parish of Whap in Pera aforelaid, undercook, and then and there faithfilly pleanifed the few carly that he to red John would not, during the continuence of the find donke, places the whole of the till go land of the faid farm far any ten, but each y as to la down in tallow a remonable proportion of fuch till go lands. Yet the fud tent, not regarding, &c. but contribute, &c craftily, &c. tha tolern, did, in the years of Our Lord 1788 and 1789, plough up the aliole of the till a land of the fold farin, centility to his find point and unditaking, and did not lay down in fallow a reasonable proportion of the half tile e land, according to his faid promile and undertaking. And the faid earl further lays, that the "I id John, at the making of the laid lift mentioned demile, and in confideration the cof, to wit, on the Lecond of February A. D. 1780, at the parish of W. upon Dern atorcsaid, undertook, &c. the faid carl, to lay and spread all the dung and manuschied upon the faid farm upon the find den ited lands, or some part thereof, for Die improven ent and bett ir cultivation thereof, during all the tim that he fud sohn should so hold and enjoy the time. Yet the law Jetan L \*\*\* E-\*\*\* E)

faid earl, hath not laid and spread upon the said demissed lands, for the improvement and better cultivation thereof, the dung and manure bred upon the faid farm in the years of Our Lord 1787. and 1788, according to his faid promife and undertaking to but, on. the contrary thereof, hath caused such dung and manure to be conveyed and carried away from the faid farm, and to be used elsewhere than on any part of the faid farm, contrary to his faid promife and undertaking. And the faid earl further fays, that the faid John, at the making of the faid last mentioned demise, and in confideration thereof, to wit, on the faid second of February A.D. 1786, at the parlith of W. upon Dern aforefuld, undertook, and then and there faithfully promised to the faid earl, that, he would not convey away or carry off the straw of the crops grown upon the faid farm, from off the faid farm, during all the time that he the faid John should so hold and enjoy the same: Yet the said John. not regarding, &c. but contriving, &c. craftily, &c. the faid earl, hath, in the years of Our Lord 1788 and 1789, conveyed away. and carried, and caused to be conveyed and carried, large quantities of the firm of the crops grown upon the faid farm, from off the faid farm, contrary to his faid promife and undertaking, to wit, at the parish aforesaid, in the county aforesaid. Wherefore the taid earl fays he is injured, and bath sustained damage to the value of one thousand pounds; and therefore he brings his suit, &c. Pledges, &c. Geo. Wood,

LANCASHIRE, J. Thomas Lalthorne complains of Rich- Declaration in and Ruffel, &c. for that whereas on the tenth day of December in B. R. in special , at Preston in the county aforesaid, it was agreed by assumpte on an and between the faid Richard and the faid Thomas, that the faid agreement for Richard let to farm, and the faid Thomas took to farm of the faid plantiff to en. Richard, a certain farm called Carr Stowe of the faid Richard, ter-upon land, confishing of a melluage and divers acres of land with the appur- (held under a detenances, situate, lying, and being at in the county afore-mile from deser-said, to hold the same of the said Richard, from the seast of the dans, determinable at the end Purisheation of the blessed Virgin Mary then next following for ef every year,) and during, and unto the full end and term of ten years then next to carry off enfuing, and fully to be complete and ended, if the faid Thomas wheat by him should think fit so long to hold the same; and that the said Thomas sown during his should think it to long to now the lame, and that the term, according to ule lagree. term of his holding the faid farm, at the end of any of those ten ment, years, if he should think it fit to to do; and that the faid Thomas should in every year that he should hold the said fairing by virtue of the faid agreement, plough as much of the lands thereof as he should think fit; and that the faid Thomas should pay for the use and enjoyment of the faid farm under the yearly rent of forty-feven pounds; and that, whenfoever the faid I homas should determine? the faid agreement, and the faid term of his holding the faid farm. he the faid Thomas should, at the harvest then next following, quietly rean and take away two-third parts of all fuch furnmer-

worked wheat, and one half of all fuch white land wheat as at the determination of the said agreement should be sown or growing on the faid firm; and the faid agreement being so made, alterwards, to wit, on the faid tenth day of December, &c. (Mutual promites). And the faid Thomas further fays, that he the faid I homas, after the making of the faul agreement and promises, to wit, on the third d.v of February A. D. 1735 aforefuld, enter d into and upon the faid fam with the appurtenances, by virtue of the faid an ecment, and by virtue of the faid agreement held and occupied and enjoyed the fame, from thence and until and upon the feelt of the Purification of the bletted Virgin Mary A. D. 1742, and that he the faid I ho has, by virtue of the liberty given him by the faid agreement, at Preilon aforefuld, determined the faid agreem nt, and the time of his holding the farm, at and upon the feath of the Parafication of the bleffed Virgin Mary A. D. 1742 aforelaid, and on the feast last aforeful delivered up the possession of the faid farm with the appartenances unto the faid Richard, to wit, it Profon africiald, and that at the faid time of to determining of the laid agreement, there were fown and growing on the faid i um a large quantity, to wit, ten acres of lummer-worked wheat at the time of harvest then next following, of all which premises the find Richard there had notice; and that the faid Thomas, at the faid time of harveit then next following, to wit, on the hift day of A igust A.D 1743, at Presson aforesaid, was to reap and take array two-third parts of the laid lummer-worked wheat, according to the faid in coment, and then and there required the faid Richard to let had to to do accordingly: Yet the faid Richard, not regardin 5, &c. he the fild Richard, at the faid time of harvest, would not possible full the faid Thomas to enter upon the faid lind in faid immer-worked wheat was to growing, or any part to an, but on the contrary thereof, he the faid Richard, at we is those of harveil, reaped and carried away all the faid fummervo and where, and converted the fame to his own life, although to person the fuel scement, &c.

// DAVID THOMAS, by John Forbes his attorney, come Polariton in t, , neve are plants at unit William Robey in a plea of trespiss on the cise, for is the whereas, on the fixt enthday of July in the year of Our Lord i nont, for rot 1 , at the parish of St. John, Wapping, in the county of Midevery in a with in the jurisdiction of this court, it was agreed by englacing were, and between the faid David and the faid William, that the faid Let the wee a David gave rice leave unto the faid William to put down and enter cherget and into the well which then supplied the water-works of the said many the well David with a water-pipe not exceeding two inches in clear bore, the oring to thin puch par, of the faid well and in such manner as should be most genvenient to its a pump, in order to supply himself and tenants with water at all times when they should want it; and in case the " faid pump or pros thould at any time want repair, the faid William the ill at fuch time have tree leave (on giving fix days notice) to troak repair and amend the fame at his own proper costs and charges, for the term of eighteen years from Christmas then next ensuing; and the said William Robey should therefore pay to the said David during that time, the yearly fum of feven shillings and sixpende, and the said. David was not to be at any costs or charge in putting down the: faid pipe, or in repairing thereof: and the faid agreement being so made, he the said David afterwards, to wit, on the same day and year aforefaid, at the parish aforesaid, in the county and jurisdiction aforefaid, at the special instance and request of the said William, undertook, and then and there faithfully promised the Mutual promifaid William to perform and fulfil the faid agreement, in all fast things therein contained on his part and behalf to be performed and fulfilled; and in confideration thereof, the faid William undertook and then and there faithfully promised the said David to perform and fulfil the faid agreement, in all things therein contained on his part and behalf to be performed and fulfilled. And the faid David in fact further faith, that in pursuance of the faid agreement the faid David afterwards, to wit, on the twenty-fifth day of December A. D. 1740 aforefaid, at the parish aforefaid, in the county and jurifiliation aforesaid, gave free leave to the faid William; and that by virtue of that leave the faid William did then and there put down and enter into the faid well, which then did and still doth there supply the water-works of the said David with water, a pipe of two inches clear bore, or thereabouts, in fuch parts of the faid well and in such manner as was most convenient. for the said William to fix a pump, in order to supply himself and tenants with water at all times when they wanted it; and thereby the fum of thirty-feven shillings and fixpence, for five years of the faid time, according to the faid agreement, at the feast of the birthof Our Lord God A. D. 1745, at that feast became due and payable from the said William to the said David, to wit, at the parish. aforesaid, in the county and jurifdiction aforesaid; whereof the said William then and there had notice, and was then and there requested by the said David to pay the same to him accordingly: Yet the faid William, not regarding his aforefaid promise and undertaking, but contriving and fraudulently intending, craftily and fubtilly to deceive and defraud the faid David in this behalf, hath not as yet paid the said David the said thirty-seven shillings and fixpence, or any part thereof (although to do, &c. requested, &c. to wit, at, &c.); but he so to do this hath hitherto wholly refused, and still refuses. (Damages thirty-nine shillings; suit, &c.; pledges, &c.)

And the second of the second MIDDLESEX, J. James Wright, late of &c. yeoman, Berlinging was attached by his majesty's writ of privilege issuing out of his with attorney in that court, by attachment of privilege, on a special assumption to take a book of plants. under a leafe containing certain coverants to commence at a future day; that plaintiff, confiding in a perfermance of the agreement on the part of the defendant, fluffered him to enter into the studies which he greatly damaged, and pulled down a flied, sec, and on the leafe being tendered to him by the plainsiff, refused to accept the same, and discharged the plaintiff from a further performance of the faid assess ment, and afterwards quitted polisition without repairing damages to done to the faid house quy,

(o) See Luxton v. Robinson, D. ugl 198.

majesty's court here to answer Joseph Kaye, gentleman, one of the attornies of the faid court here, according to the liberties and privileges of the faid court for fuch attornies and other ministers of the faid court from time immemorial used and approved of; in a plea of trespais on the case; and thereupon the said Joseph in his own proper person complains, for that whereas he the said soleph before and at the time of the entering into the agreement hereafter mentioned, was feiled in his demelne as of fee of and in the melluage and premises with the appurtenances hereinaster mentioned and deferibed; and being fo seised, it was heretofore, to wit, on the twenty-third day of August A. D. 1783, at Westminster aforefaid, in the county aforefaid, agreed by and between them the faid James and the faid Joseph in manner following, that is to fay, the faid Joseph did agree to let unto the faid James, the house known by the fign of the Red Lion in Portland-street, (that is to say, Portland-street in the parish of St. Mary le Bone, otherwise Marybone, in the county of Middlefex,) from Michaelmas Term then next, for the term of twenty-one years, at and under the net yearly rent or fum of fixty-three pounds, payable quarterly, and free from all manner of taxes whatfoever; and that he the faid Joseph should and would, at the joint costs and charges of him the said Joseph and the said James, execute to the said James a lease of the faid premifes for the term aforefaid; in which faid leafe should be contained the common and usual covenants in leases on that estate, and a covenant that the faid premises should not be shut up but the licence kept good, and to paint the outfide of the wood and iron works upon the faid premifes once in every three years, three times in oil; and that no auction should be made in or upon the said premifes without the confent in writing of the faid Joseph, his executors, administrators, or assigns; and that the said Joseph should and would at his own expense empty the necessary-house in and upon the faid premifes; and the faid James did then and there agree to take the laid house and premiles of the said Joseph for the term aforefaid, at and under the yearly rent above mentioned; and that he the faid James should and would at his own expence inmediately put the faid house and premises into good and tenanta He topair, and should leave the same so at the end of the said term; and that he the faid James should and would accept a lease of the faid premises for the term aforesaid, and execute to the said Joseph a counterpart thereof: and the faid agreement being so made (&c. · Mutual promises). And the said Joseph avers, that the said agreement being so made as aforesaid, he the said Joseph, in considence of a performance of the same on the part of the said James, after the making thereof, to wit, on the faid twenty-third of August 178 & aforefaid, suffered and permitted the faid James to enter into the faid melluage and premiles in the faid agreement mentioned, for the purpose of repairing the same, according to the tenor of the faid agreement; and that during that possession the said James pulled? ... down, deftroyed, and removed a certain crection or building there then erected, standing, and being in the yard of and belonging to

the faid messuage in the said agreement mentioned, and part and parcel of the premifes to agreed to be leafed to the faid James as aforefaid, and made divers and very many alterations in the faid messuage and other parts of the premises in the said agreement mentioned. And the faid Joseph in fact further faith, that although the faid James, on and at Michaelmas next after the making of the faid agreement, was in possession of the aforesaid messuage and premiles in the faid agreement mentioned, under and by virtue of the faid agreement, and could and might have remained and continued in such possession; and although he the said Joseph, in pursuance. of the faid agreement, did at his own expence cause the necesfary-house, in and upon the faid premises in the said agreement mentioned, to be emptied, and, in confidence of a performance of the faid agreement on the part of the faid James, did prepare and cause to be prepared a valid and effectual lease in the law from him the faid Joseph to him the faid James of the faid premifes in the faid agreement mentioned, for the faid term of twenty-one years in the faid agreement also mentioned, containing the common and usual covenants in leases on that estate, and such other covenants as are in the faid agreement mentioned and agreed upon, according to the tenor and effect, true intent and meaning, of the faid agreement; and although he the faid Joseph, as well before as at and after Michaelmas next after entering into the afore. faid agreement, to wit, at Westminster aforesaid, in the said county of Middlefex, was ready and willing, and then and there offered to execute and grant fuch leafe to the faid James, if he would accept the fame, and execute and grant such lease to the faid James, if he would accept the fame and execute a counterpart thereof, according to the tenor of the aforefaid agreement; and although he the faid Joseph hath done and performed all and every other matter and thing in the faid agreement mentioned on his part and behalf to be performed and fulfilled, according to the tenor and effect of the faid agreement: Yet the faid James, not regarding the faid agreement, nor his promite and undertaking in that respect made as aforefail, but contriving and fraudulently intending craftily and fubrily to deceme and detraud the faid Joseph in this behalf, when the faid Joseph so offered to execute such lease to the find James as aforefaid, and always from thence hitherto hath always been ready. &c. to pay the rent and taxes to the day of coming in, (that is to fay, the day that the faid James should come into the possession of the fad heafe,) mend the windows, and give up the possession of the faid house (that is to fay, to the faid James): And it was also further agreed by and between the faid Joseph and the faid Jamese that the fild James thould purchase the said goods and fixtures as above, and likewife the flock of liquors, and that the time of entering and taking possession of the said house, (that is to say, by the faid James,) should be on or before Monday the seventh day of July then next; [and that either party to the faid agreement, not fulfilling the condition thereof, should (and they did then and there, - agree to forfeit twenty pounds to the other party]: And the faith, 18

agreement being so made as aforesaid, after the making thereof, to wit, on the faid twenty-fifth day of June in the year 1783 aforesaid, at Westminster aforesaid, in the said county of Middlesex, in consideration that the said Joseph, at the special instance and request of the said James, had then and there undertaken and faithfully promised the said James to perform and fulfil the faid agreement in all things therein contained on his part and behalf to be performed and fulfilled, the faid James undertook, and then and there faithfully promifed the faid Joseph to perform and fulfil all things in the fald agreement contained on his part and behalf to be performed and fulfilled. And the faid Joseph in fact faith, that although he the faid Joseph hath always, from the time of the making of the faid agreement, done and performed, and been ready and willing to do and perform, all things in the faid agreement contained on his part and behalf to be performed and fulfilled, according to the tenor and effect, true intent and meaning, of the faid agreement [and did accordingly clear up the rent and taxes, and mend the windows of the faid house; and on the seventh day of July next after the making of the faid agreement, that is to fay, on the feventh day of July A. D. 1783, at Westminster aforesaid, was ready and willing, and then and there offered to give up to, and to permit and fuffer the faid James, and then and there requested him to enter into and to take possession of the said house in the said agreement specified; and although the said James could and might have then and there entered into and taken possession of the said house f and would then and there have had possession (b) of the fame; and although the landlord or person under whom the said Joseph held the same as asoresaid, was then and there ready and willing to have fuffered and permitted the faid James to have entered into and to liave taken pollession of the said house, and , would have accepted and taken the faid James as his tenant thereof]; and although he the faid Joseph was then and there ready and willing, and offered to dispose of [and deliver up] the faid goods, fixtures, beer, and spiritucus liquors in the said agreement specified, and fo by the faid James agreed to be purchased as aforefaid. [and the possession thereof.] to him the said James, at the rate. upon the terms, and according to the tenor and effect, true intent and meaning, of the find agreement and did then and therethat is to fay, on the seventh day of July A. D. 1783 aforesaid, at Westminster aforesaid, appoint, provide, and procure a broker to appraise the same goods and fixtures on the part and behalf of him the faid Joseph; and although the faid broker was then and there tready and willing to appraise the same accordingly, whereof the faid James then and there had notice; and although the faid James was then and there requested to appoint, provide, and procure a broker on his part and behalf to appraise the same goods and fixtures on the part and behalf of him the faid James; but he fo to

### By AND AGAINST LANDLORD AND TENANT, &c.

do hath hitherto wholly refused and still doth refuse to accept or take such lease, or to execute a counterpart of the same, or in any manner whatfoever to abide by or to perform the aforefaid agreement on his part and behalf; and, instead of accepting such lease, or abiding by the faid agreement, did, upon the faid leafe being fo offered to him as aforefaid, entirely abandon the faid agreement, and absolutely discharge and exonerate the said Joseph from the fame, and the performance thereof on his part, and left and quitted the possession of the said premises, without restoring them to their original and former state and condition, and without rebuilding said erection or building so by him pulled down as aforesaid; whereby, and by reason of which said several premises, the said Joseph hath not only lost and been deprived of all benefit and advantage that would have arisen and accrued to him from the said agreement with the faid James being carried into execution, but the faid melfuage and premifes, in the faid agreement mentioned, were and are confiderably injured and damaged, and always, from the time of the faid James quitting and abandoning the possession thereof as aforefaid, hitherto have remained and continued, and Itill are, untenanted and unoccupied: and he the faid Joseph hath already been, and must necessarily continue to be, at a great expence in restoring them to their original state, and in procuring a tenant for the same, to wit, at Westminster aforesaid, in the said county of Middlesex. (Second Count, omitting what is contained within brackets; two Counts for use and occupation, &c. one for money had and received; one on account stated; and contmon conclusion to the four last Counts.) V. LAWES.

WARWICKSHIRE, J. William Brice, late of, &c. was Declaration in attached to answer unto Richard Hobbs of a plea of trespass on assumptit, in the case; and thereupon the said Richard, by A. B. his attorney, consideration complains, that whereas at the time of the making of the pro- that plaintiff, mise and undertaking hereaster next mentioned, he the said Rich. who was sensus ard was, and for a long time then last past, had been possessed of to defendant, and in a certain meffuage or tenement with the appurtenances, deliver up polfituate and being at Birmingham, in the county aforesaid, and fession of the during all that time held the fame as tenant thereof to him the premites a fort-, faid William, at and under a certain yearly rent therefore payable night before by the said Richard to the said William for the same, and at the promised to give time of the making of the promise and undertaking, there was him two guineas due and owing from the faid Richard to the faid William certain and a discharge arrears of rent for the faid premises; and the faid Richard being to for rent up to possessed of and in the said mediuage and tenement with the ap- quarter-day. purtenances as aforesaid, as tenant thereof to the said William in manner aforesaid, and whilst he the said William was in posses. fion of the faid melfuage or tenement with the appurtenances as aforesaid, as tenant thereof to the said William as aforesaid, to wit, on the first day of March A. D. 1756, at, &c. aforesaid, in confideration that the faid Richard, at the special instance and re-E Vol. II.

## ASSUMPSIT SPECIAL.—ON SPECIAL CONTRACTS.

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quest of the said William, would leave and yield up the possesfion of the faid meffuage or tenement with the appurtenances to the faid William a fortnight before the twenty-fourth day of June, commonly called Midfummer day, then next following, he the said William undertook, and then and there faithfully promifed the faid Richard, to pay to him the faid Richard the fum of two guineas of lawful, &c. and also to give to the said Richard a difcharge for all rent that then was or should accrue and grow due from the said Richard to the said William for the rent of the said messuage or tenement until and on the said twenty sourth day of June then next enfuing: and the faid Richard avers, that he, confiding in the aforefaid promife and undertaking of the faid William, he the faid Richard, at the instance and request of the faid William, did leave and yield up the possession of the said meffuage or tenement with the appurtenances to him the faid William a fortnight before the faid twenty-fourth day of June A. D. 1756 aforesaid, to wit, on the ninth day of June A. D. 1756 aforesaid; and the said William then and there took and received the possession thereof of and from the said Richard; whereof the faid William afterwards, to wit, on the ninth day of June A. D. 1756, at, &c. aforefaid, had notice: by reason whereof the faid William, according to his promife and undertaking to by him made in this behalf as aforefaid, became liable to pay, and ought to have paid to the faid Richard the faid fum of two guineas above mentioned; and also to give to him the said Richard a discharge from all rent accruing and growing due and owing from the faid Richard until and on the twenty-fourth day of June 1756 to the faid William for the aforetaid premifes; of all which last mentioned premises he the said Richard afterwards, to wit, on the same day and year last aforesaid, at, &c. aforesaid, had notice: Yet the faid William, not regarding, &c. hath not yet paid the aforefaid fum of two guineas, or any part thereof, to the faid Richard, nor hath he at any time hitherto given to the faid Richard any difcharge whatfoever for the rent accruing and growing due until and on the faid twenty-fourth day of June 1750 aforefaid from the faid Richard to the faid William, or of any part or parcel thereof (although to perform his aforefaid promife and undertaking fo by him made in this behalf as aforefaid, he the faid William was requested by the said Richard afterwards, to wit, on the same day and year last aforefaid, and often afterwards, to wit, at, &c. aforelaid); but he to perform his aforefaid promife and undertaking for by him made in this behalf as aforefaid, hath hitherto wholly refuled, and still refuses. Damages twenty pounds.

GLAMORGANSHIRE, J. The right honourable lord Declaration in viscount Windsor complains of George Williams, being in the of the Lundlord against his Tenant, who had dug iron one out of the lands without plaintiff search plaintiff revoild not sine defendant for tame, he promised to pay him the value of all the tree he dug (a).

(a) See Assumptit in consideration of forbearance infra.

cultody, &c. in a plea of trespass on the case, &c. for that whereas the faid George for a long time, to wit, for the space of seven years last past before the making of the promise and undertaking of the said George hereaster next mentioned, was tenant in possession of certain lands and tenements with the appurtenances, fituate, lying, and being in the parish of, &c. in the said county of, &c. of which faid lands and tenements with the appurtenances he the faid plaintiff during all that time was and yet is feifed, to wit, in his demesse as of see; and the said George during all that time held the same of the said plaintiff, and as tenant thereof to the faid plaintiff, by virtue of and under a certain demise thereof thentofore made by Sir Jeffery Jefferies knight, and John Jefferies esquire, then landlords thereof, and who at the time of the making of that demise were landlords thereof, and had then a power of making of the same, and whose estate therein is since determined, and out of which faid demise all mines, minerals, and quarries of stone and state, and all other mines, except mines of coals, being or to be found in or upon the premises aforesaid, or any part thereof, were excepted, to wit, at the parish aforesaid; and the faid George so being tenant in possession of the said lands and tenements with the appurtenances, and so holding the same under and of the faid plaintiff his tenant thereof, he the faid George, notwithstanding the said exception, divers and very many days and times within the faid space of seven years, had wrongfully and unjustly got, raised, and dug divers great quantities of iron ore out of the faid lands and tenements, and had carried away the same, and had sold the same, or converted and disposed of the same to his own use, to the great damage of the said plaintiff; for which faid trespass or offence he the said plaintiff, before and at the time of the making of the promise and undertaking of the faid George hereafter rext mentioned, intended to fue, and was about to fue the faid George at law, [or in some court of equity, In order to find out the quantities and values of the faid iron ore so dug, raised, and got, and to recover an adequate satisfaction for the damages, ? " in order to recover his damages" by him sustained on occasion of the premises against the said George; of all which said premises the said George, on the twentieth day of August A. D. 1752, at, &c. aforesaid, had notice; and thereupon afterwards, to wit, on the said 28th day of August 1752, at, &c. aforesaid, in consideration that the said plaintiff, at the special instance and request of the said George, would not commence any fuit at law [or in equity] against the said George of or concerning the faid trespass, [and premises as last aforesaid,] but would from thenceforth wholly cease and abstain therefrom, he the said George undertook, and then and there faithfully promised the said plaintiff to render a true and just account of all iron ore disposed of by the said George, and of the money received for the same, and the faid money to pay to the faid plaintiff, or his agent appointed to receive the same, on or before the fixth day of November then next, together with all charges that had been expended upon ac-E 2

count of any fuit in law or equity that was to have been commenced against him the said George by the said plaintist for the faid trespass; and in default of the said George's performing that part of the faid promife, to pay unto the faid plaintiff, or his order, the sum of torty pounds. And the said plaintiff avers, that he, confiding in the faid promife and undertaking of the faid George so by him made as aforesaid, he the said plaintist hath not at any time hitherto commenced any fuit at law for in equity] against the said George of or concerning, the said trespass, but hath always from thenceforth wholly ceased and abstained, and still doth cease and abstain therefrom; and that the said George did not, on or before the faid fixth day of November, after the making of the faid promise and undertaking, or at any other time hitherto, render a true and just account of all the iron ore disposed of by him the faid George, or of any part thereof, nor of the money received for the fame, nor has he paid the faid money, or any part thereof, to the laid plaintiff, or to his agent appointed to receive the fame, but hath therein wholly failed and made default; whereby the faid George became liable and ought to pay, according to his promife and undertaking aforesaid to the said plaintiff, the said sum of forty pounds, to wit, at, &c. aforelaid; whereof the faid George then and there had notice. (Add another Count, omitting what is contained within inverted comman, and inferting what is conrained within brackets. Money had and received.)

Lewis Jones plaintiff, In the Great Session for Hotween AND Montgomeryshire, William Davis desendant

In a Plea of Trespass on the Case to the Plaintiff's Damage of one hundred pounds.

Declaration in the Meep, or pay the zgl.

MONTGOMERYSHIRE, to wit. And the fail Lewis special assumptive Jones, by A. B. his attorney, complains of the said William Da. by off-going a- vis, for that whereas, before and at the time of making the agreegainst coming-on ment hereinafter next mentioned, the said Lewis held and occupied tenant on an agreement:plain as tenant thereof to one David Salter, a certain farm and lands, tiff being about called Aberkenfelin, fituate, lying, and being in the parish of to quit at Old Mackyruith in the county of M. for a certain term which was May-day, de- nearly expired, and at the expiration of which faid term the faid fendant should Lewis was then about to quit and yield up the said premises ing ros. for pri- to and in favour of the faid William as succeeding tenant therewilegeof plough- of; and the faid Lewis being so possessed thereof, and about to ing lands, &c. quit and yield up the faid farm and lands, and the faid William plaintiff to leave being so about to enter into and upon the same as succeeding teconsume all the nant as aforesaid, heretofore, to wit, on the thirtieth day of Jahay, &c. in the mean time defendant to take theep at 10s, per head, and defendant and fervants to have a bed and fire to drefs meat, &c. till Old Lady day thould arrive; defendant relufed to accept

nuary A. D. 1793, at the parish aforesaid, in the county aforefaid, it was agreed by and between the faid Lewis and the faid William to the effect following, that is to fay, that the faid William should pay to the said Lewis the sum of twenty-five pounds, deducting ten thillings for the privilege of ploughing the lands of the faid farm, and of doing all other acts of husbandry in and upon the faid farm and lands, from the time of making the faid agreement, until Lady-day then next following, when the holding of the faid William was to commence; and that the faid Lewis was to use and consume all the hay, straw, and fodder which then was on the faid farm and lands, and should and would have all the muck, dung, and compost arising therefrom on the said farm, lands, and premises, when he the said Lewis should quit and deliver up the same farm, lands, and premises to and for the use of the faid William; and also the said William was to have and take all the sheep which should belong to the faid Lewis, to be delivered at the faid Lady-day following at ten shillings per head; and also that faid William and his servants should have a bed to he in and a fire to drefs their meat and victuals at, until Old May-day, the time at which the faid Lewis was to leave and deliver up the faid farm and lands: and the faid agreement being fo Mutual promade as aforefaid, in confideration that the faid Lewis, at the fpe-miles cial instance and request of the said William, had then and there, to wit, on the day and year aforefaid, at the parith aforefaid, in the county aforefaid, undertaken and faithfully promifed the faid William to perform every thing in the fand agreement contained on the part and behalf of the faid Lewis to be done, performed, and fulfilled, he the fail William undertook, and to the faid Lewis then and there faithfully promiled to perform and fulfil every thing in the faid agreement contained on the part and behalf of the faid William to be performed and fulfilled. And the faid Lewis in fact further fays, that he, confiding in the faid promile and undertaking of the faid William, after the making of the faid agreement, to wit, on the same day and year in that behalf above mentioned, at the parith aforefaid, in the county aforefaid, in purfuance of the full agreement, did from that time permit and fulfer the faid William to plough the faid lands of the faid farm, and to an all acts of hutbandry thereon until Lady-day then next, and now last past, and did use and consume all the hay, straw, and fodder, which at the time of making the faid agreement was upon the faid premites, and did leave all the muck there at Old May-day, in the faid agreement mentioned, to and for the use of the faid William, when he the faid Lewis also quitted the faid premites in favour of the faid William; and although he the faid Lewis, at the faid Lady-day next after the making the faid agreement, and now last past, had and was possessed of divers, to wit, twenty-three theep, which at the time of making the faid agreement were the sheep of the faid Lewis, upon the faid farm, and at the faid Lady-day was ready and willing, and offered to fell and deliver up all and fingular the faid theep to the faid William,

me and the the price or turn or ten shillings a head for each and every of the faid theep, according to the faid agreement; und alfo was ready and willing to find and provide for the faid William and his fervants a bed to lie in, and a fire to dress their meat and victuals at, for and during all the time from the day of making the faid agreement until Old May-day aforefaid, being the time when the faid Lewis was to quit the faid premifes, according to the faid agreement; and although the faid Lewis in all other respects performed, fulfilled, observed, and kept the said agreement, on the part and behalt of the faid Lewis in the faid agreement mentioned to be performed, fulfilled, observed, and kept; and although the faid William, after making the faid agreement, and before the faid Lady-day following, to wit, on the first day of February in the faid year 1793, did enter and come into any upon the faid lands and premifes in the faid agr-ement mentioned, by the permission of the said Lewis, and by virtue of the said agreement; and although the faid William hath been repeatedly requested and required to perform his faid agreement with the faid Lewis: Yet the faid Lewis in fact fays, that the faid William, not regarding the faid agreement, nor his faid promife and undertaking to as aforefaild made, but contriving and fraudulently intending crafuly and fubtilly to deceive and defraud the faid Lewis in this behalf, did not nor would pay, nor has he the faid William as yet paid the faid fum of twenty-five pounds (abating ten shillings, to be thrown back by the faid Lewis, and which he has always been, and is now willing to allow and remit) to wit, at the parish aforefaid, in the county aforefaid, or any part thereof; nor hath the laid William accepted c' the fail Lewis the fail sheep, or any of them, at the price aforesaid, nor paid to the said Lewis ten shallings a-head for the fame, or any other fum of money whatfoever, according to the faid agreement, but so to do wholly refused and neglected, and still doth refuse to perform his faid agreement in all or any of the particulars afore faid, to wit, at the parish aforefaid, in the county aforefaid. (Counts for theep and other cattle bargained and fold; money laid out; money lent; money had and received; and account stated.)

FOR that whereas on the twenty-fifth day of March 1785, at gaintt Defendant M. in the faid county of M. in confideration that the faid plainsupport an implied tiff, at the ipecial instance and request of the said defendant, had pend the pro- demised and to farm let to the said defendant certain lands and pre-duce of the land mises with the appurtenances, to wit, five hundred acres of land ipon the pre- with the appurtenances of the plaintiff, fituate and being in the pides, according faid parish of , in the faid county, for and during the the terms of tall parity of the term of one whole year from thence next enfuing, and fully to be agreement complete and ended, and fo from year to year, for fo long a time been figned as the faid plaintiff and defendant should please, at and under a the parties certain yearly rent to be therefore paid by the find defendant to the leafe it the faid plaintiff, he the faid defendant allumpfu that he the faid defendant would not carry, or permit or fuffer any person or per-

### BY AND AGAINST LANDLORD AND TENANT, &c.

ions to take or carry away any hay or straw off any part of the said premises; but that he would store the same there, and would spend all the hay, straw, compost, and manure on the aforesaid premises: And the said plaintiff in sact says, that by virtue of the faid demise the said defendant afterwards, to wit, on the same day and year aforefaid, entered into and upon the faid demised premises with the appurtenances, and became and was possessed thereof, and continued to possessed thereof until and upon the twenty-lifth day of March 1738, when he the faid defendant quitted and yielded up the fame to the faid plaintiff, to wit, at the pa-11th, &c. aforefaid: Yet the faid defendant not regarding, &c. but contriving, &c. did, during the time he the faid defendant was fo pollelled of the said demised premises with the appurtenances as aforefaid, to wit, on the twenty-fifth day of March 1785, and on divers other days and times between that day and the faid twenty-lifth day of March now last past, carry away, and permit and fuffer divers persons to carry away and take from off the said demifed premifes divers large quantities of hay and straw ariling from the aforefaid premifes during the time aforefaid, to wit, five hundred cart-loads of hay and five hundred cart-loads of straw, and did not store the same or any part thereof upon the said prenules, or upon any part thereof, and did spend all the hay, straw, compell, and manure arising upon and from the faid demised premifes with the appurtenances, in and upon any part of the faid demiled premises with the appurtenances; but on the contrary thereof, did during all the time aforefaid take and carry away the faid hay and straw, and divers large quantities of compost and manure, to wit, five hundred cart-loads of compost and five hundred cartloads of manure, arifing and coming upon and from the aforefaid premifes, from off the faid premifes, and converted and disposed thereof to his own use, contrary to the form and effect of his said promife and undertaking to by him made as aforefaid, to wit, at, (2d Count fame as first, only stating, that in confideration plaintiff would permit and fuffer defendant to occupy and enjoy certain other lands, &c. and an averment that he did permit.) And whereas also afterwards, to wit, on the faid twenty-fifth day ThirdCountgeof March 1785, at, &c. in confideration that the faid plaintiff, nerally for notat the like special instance and request of the said defendant, using the president and suffer the said defendant to hold use and occurred miles in an hustral would permit and suffer the said defendant to hold, use, and occupy bandlike mancertain other lands and premises with the appurtenances of the nerfaid plaintiff, to wit, five hundred acres of other land of the faid plaintiff with the appurtenances, fituate, lying, and being at the parish aforesaid, in the said county, as tenant thereof to the said Edward, at and under a certain yearly rent to be therefore paid by the faid defendant to the faid plaintiff, he the faid defendant undertook, &c. that he the faid defendant would manage, order, and husband the said lands according to the due course of husbandry, and in a proper and husbandlike manner: And he the said plaintiff fays, that he, relying on the promises and undertakings of the faid defendant so by him made as aforesaid, did permit and

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fuffer



#### ASSUMPSIT SPECIAL.—On SPECIAL CONTRAC'FS.

fuffer the faid defendant to hold and occupy the faid last mentioned lands with the appurtenances as tenant thereof as last aforefaid; and thereupon the faid defendant, by fuch permission and fulferance as last aforefaid, afterwards, to wit, on the same day and year last aforefaid, entered into and upon the faid last demifed premifes with the appurtenances, and became and was, and continued to pollefled thereof continually from thence until and day of March , to wit, at the parish aforeupon the faid: Yet the faid defendant, not regarding, &c. but contriving, &c. did not, during the time he the faid defendant was so polsessed of the said last mentioned premises with the appurtenances as last aforesaid, manage, order, or husband the faid lands in a husbandlike manner; but on the contrary thereof, afterwards, to wit, on the faid day of 1785, and on divers other days and times between that day and the faid twenty-fifth day of March now last past, carry and permit, and suffer divers persons to take and carry from off the faid last mentioned premises with the appurtenances divers large quantities of hay and flraw arising upon the faid left mentioned premifes during the time last aforefaid, to wit, five hundred cart-loads of hay and five hundred cartloads of itraw, and did not spend all er any part of the hey, straw, compost, and manure arising upon and from the said last mentioned premifes with the appurtenances, in and upon any part of the faid last mentioned premises with the appurtenances; but on the contrary thereof did, during the time last aforefaid, take and carry away the faid last mentioned hay, and divers large quantities of compost and manure, to wit, five hundred cart-loads of compost and five hundred cart-loads of manure, arising and growing upon and from the find last mentioned premises, from off the faid last mentioned premites, and converted and defpoled thereof to his own use, contrary to the form and effect of the said last mentioned promits and undertaking to by him made as last aforefaid, whereby the faid last mentioned premises became and were much injured, impoverished, diminished, and leilened in value, to wit, at M. aforefaid, in the faid county. Drawn by Mr. GRAHAM.

Declaration for Some trees which plaintiff agreed to wave in defend Che end of plainiff sleafe of the eme, for delen-Mant's ule.

MIDDLESEX, to wit. J. T. complains of J. S. being, for paying for &c. for that whereas before and at the time of the making the promife and undertaking hereinafter next mentioned, the faid J. T. was post-sted of and held and occupied a certain garden with the appurtenances, fituate and being in the parish of in the faid county of M. under and by virtue of a certain demife to him thereof by the faid J. C. which was to end and expire, and did end and expire on the, &c. the reversion of which faid garden with the appurtenances belonged to the faid  $\int S$ , after the end and expiration of the faid denufe; and the faid J. T. as such occupies and pollellor as aforefaid, was during the time aforefaid possessed of and entitled to certain trees and plants growing in and upon the fuld garden with the appurtenances, to wit, at Westminster Westminster in the said county of M.; and the said J. T. being fo pollested of the faid garden with the appurtenances as aforefaid, and the reversion thereof belonging to the said J.S. and the said [. T. being so possessed of and entitled to the trees and plants as aforefaid, afterwards and before the feast-day of St. Michael the Archangel as aior faid, to wit, on the day of at W. aforefaid, in the faid county, in confideration that the faid J. T. at the special instance and request of the said J. S. would leave the faid trees and plants fo growing and being in the faid garden with the appurtenances as aforefaid, at the end and expiration of the faid demise, to and for the use of the said 1. S. he the faid J. S. undertook, and to the faid J. T. then and there faithfully promised, to pay to him the said I. T. so much money as the faid trees and plants, at the time of leaving them in and upon the faid garden with the appurtenances as aforefaid, should be reasonably worth; and the said J. T. confiding in the said promife and undertaking of the faid Joseph, afterwards, and at the end and expiration of the faid demife, and when he gave up the poffellion of the faid premifes with the appurtenances to the faid J. S. to wit, on the twenty-ninth day of September in the year last a forefaid, the same being the feath of St. Michael the Archangel aforefuld, did leave the faid trees and plants in the faid garden with the appurtenances, to and for the use and benefit of the find J. S. whereby the faid J. S. became liable to pay to the faid J. 1. so much money as the trees and plants were respectively worth at the time of the leaving them as aforefaid, to wit, at, &c. And the taid J. T. in fact further faith, that the trees and plants for left in and upon the faid garden with the appurtenances as atorefaid were reasonably worth, at the time of leaving them as aforefaid, a large fum of money, to wit, the fum of thirty pounds of, &c. to wit, at W. aforefaid, in the faid county; whereof the faid J. S. afterwards, to wit, on the fame day and year aforefaid, there had notice. Drawn by Mr. GRAHAM.

YORKSHIRE, to wit. F. D. the elder and W. J. complain Declaration in against J.R. being, &c. for that where s the said E.D. before assumption an agreement to and at the time of the agreement hereinafter next mentioned, pay is, 3d. in was, and continually from thenceforth hitherto hath been and still the pound for is feifed, as well of and in a certain melluage or dwelling-house, everypound that barn and other outhouses, and divers closes of land with the appurtenances, as also of and in a certain allotment, or piece or expences of an parcel of land, fituate, lying, and being in the parish of, &c. in actof pailiament the faid county of Y. called G. which faid allotment, or piece or for inclosing and ' parcel of land, before the making of the agreement hereinafter allotting of tands mentioned, had been divided, enclosed, assigned, and allotted to and for walling the faid F. D. under and by virtue of a certain act of parliament draining two almade and passed by the parliament of Great Britain for the allot- lotments of land. ting of certain common fields in the parilh of, &c. in the county of Y. aforefaid, at, &c. in, &c. And whereas the faid W. J.

during

during the time aforefaid, hath been and still is seised of and in a certain other allotment, piece or parcel of land, fituate, lying, and being at, &c. which faid last mentioned allotment, piece or parcel of land, before the making of the agreement hereinafter next mentioned, had likewife been divided, enclosed, affigued, and allotted to the faid W. J. under and by virtue of the faid ack of parliament, to with at. &c. in, &c. and the faid E. D. being fo timed as well of and in the faid moffnage or dwelling-house, barn, and other outhouses, and the faid closes of land with the appurtenances, and also of and in the said E. D.'s allotment, or piece or parcel of land, so divided, enclosed, allotted, and affigued as atorefaid; and the faid W. I. being to feifed of his the faid W. J.'s allotment, or piece or parcel of land, fo divided, enclosed, allotted, and affigued as aforefaid, afterwards, to wit, on, &c. at, &c. it was agreed by and between the faid E. D. and W. I. and the faid J.R. in manner and form following; (here fet out the agreement, whereby it was inter alla agreed, that the faid J. R. should pay unto the said plaintiffs, for two allotments, or pieces or parcels of land, of them the faid plaintiffs, the fum of one shilling and three pence for every pound that they the said plaintiffs, their heirs and affigus, should lay out in the expences of the faid act, for walling, breaking up, and draining the faid two allotments of land of them the said plaintiffs, and other expences attending the fame, which faid rents were to be halfyearly;) and the faid agreement being to made as aforefaid, afterwards, to wit, on, &c. at, &c. in, &c. in confideration that the faid plaintiff had, at the special instance and request of the said defendant, undertaken, and then and there faithfully promifed to do, perform, and fulfil every thing in the faid agreement contained on their part and behalf to be done, performed and fulfilled, he the faid defendant undertook, and then and there faithfully promifed the faid plaintiffs to do, perform, and fulfil every thing in the faid agreement contained on the part and behalf of the faid detendant to be done, performed, and fulfilled. And the faid E. D. and W. J. in fact further fay, that the faid defendant, in purfuance of the faid agreement, and after Candlemas-day then next, to wit, on, &c. at, &c. entered into and upon the faid two allotments, or pieces or parcels of land, with the appurtenances, of them the faid plaintiffs, and became and was possessed thereof, and continually from thenceforth hitherto hath been and still is possessed thereof, to wit, at, &c. in, &c. And the said plaintiffs in fact fay, that they the said plaintiffs paid, laid out, and expended, in the expences of the faid act, and for walling, breaking up, and draining the faid two allotments, or pieces or parcels of land, and other expences attending the laine, a large fum of money, to wit, the fum of forty-three pounds and upwards of lawful money of Great Britain; whereby and by reason thereof, and according to the form and effect of the faid agreement fo made as aforefaid, the faid defendant became liable to pay to the faid plaintiff, yearly and every year during the taid foace of feven years

Motual pro-

above mentioned, in manner and form above mentioned, a large fum of money, to wit, the fum of pounds, the fame being at and after the rate of one shilling and threepence for every pound to by them the faid plaintiffs paid, laid out, and expended as aforefaid, in the expences of the faid act, and for walling, breaking up, and draining the laid allotments, pieces or parcels of land, and other expences attending the same as aforesaid, to wit, at, &c.; of all which premifes the faid defendant afterwards, to wit, on, &c. at, &c. had notice. And the faid plaintiffs further fay, that on, &c. the same being Martinmas in that year, the sum of pounds of the rent aforefaid was due and payable from the faid defendant to the faid plaintiffs as aforefaid, ending at and upon the day and year last aforesaid, on that day in that year became due in arrear and unpaid, from the faid defendant to the faid plaintiffs, according to the form and effect of the faid agreement, and the faid promises and undertakings of the said John so made as last aforesaid, to wit, at, &c. in, &c.: Yet the said defendant, not regarding his faid agreement, nor his promife and undertaking for made by him as aforefaid, but contriving, &c. the faid plaintiff in this behalf, hath not yet paid the faid fum of rent aforefaid to due in arrear and unpaid as aforefaid, or any part or parcel thereof, to the faid plaintiffs, or to either of them, although to to do he the faid defendant afterwards, to wit, on, &c. at, &c. was requested by the said plaintiffs; but to pay the same, or any part thereof, to the faid plaintiffs, hath hitherto wholly refused, and still refuses, contrary to the form and effect of the said agreement, and the faid promise and undertaking so by him made as aforefaid. (Damage.) Drawn by MR. CROMPTON.

THAT on the first of January A. D. 1757, and from thence peclaration on special and at the time of the making of the agreement hereafter special agreementioned, he the faid John Redding was pollefled of and in a cer-ment: plaintiff tain medicage with the appurtenances, called and known by the laving recovername or fign of the Shoulder of Mutton and Cat, fituate in the ed possession of parish of St. John, Hackney, in the county of Middlesex, and in a messuage in whichdesendant the faid melluage with the appurtenances, during all that time used, lived, by eject. followed, and exercised the trade and business of a victualler; and ment, in conthe faid plaintiffs having good right and title to recover of, from, fideration that and against the said defendant the possession of the said messuage plaintiff would with the appurtenances, they the faid plaintiffs, in Hilary Term ant to continue in the thirtieth year of the reign of our lord the now king, in the in it for a cercourt of our faid lord the king of the Bench, at Westminster, tain time, he caused a certain suit in a plea of trespass and ejectment of the same promised to to be brought at the fuit of Richard Goodtitle plaintiff, on the keep the fame demise of the said now plaintiss, against Robert Thrustout, as a open as a viccasual ejector, for the recovery of the possession of the said messu- and to deliver age with the appurtenances of, from, and against the now defen- postetion at a dant, who then was tenant in possession of the said premises; and certain time, or by the declaration in that suit the said now plaintist caused the said forseit sol.

Richard

Richard Goodtitle, the nominal plaintiff in that fuit, in the fame Hilary I erm, in the thirtieth year aforefaid, by John Higgs his and their attorney, to declare, and the faid Richard Goodtitle did then by his attorney declare in that plea or fuit, for that whereas the faid George Hodgson and Edward Gordon, on the first day of June (&c. to the end of the Declaration); of all which faid premifes the feld John Redding at the parish asoresaid had due notice: but the faid John Redding, not making any defence in the faid plea or fuit, nor caufing hunfelf to be made defendant therein in the place or stead of the said Robert Thrustout, according to the course and practice of the said court, such proceedings were thereupon had in the faid court there in the faid plea, that afterwards, to wit, in the faid Hilary Term in the thirtieth year aforefaid, he the faid Richard Goodtitle, by the confideration and judgment of the faid Court, recovered in the faid plea his faid term then to come of and in the faid melluage with the appurtenances, as by the record and proceedings thereof, still remaining in the faid court here in full force, more fully and at large appears: and day of thereupon afterwards, to wit, on the thirtieth year aforefaid, they the faid George Hodgson and Edward Gordon, for the obtaining of the possession of the said melluage with the appurtenance, cauted to be fued and profecuted out of the faid court here, of and upon the faid judgment, a certain writ of our faid lord the king of habere facius pollessimem, directed to the sherist of the faid county of Middles x, and returnable here in this court in fifteen days from hafter-day then next enfaint, whereby the faid theraff was commanded to cause the said Richard Goodride to have pelicifien of his faid term then to come of and in the fall meduage with the appartenances; and which faid writ was afterwards, and before the return thereof, to wit, on the twentieth of February in the year of Our Lord 1757, at the parish of St. John at Hackrey aforelaid, only executed by A. B. and C. D. eigures, then and still being theriff of Anddlefex; and thereupon afterwards, to wit, on the first of Minch 1757, at the parish aforefaild in the county africally, it was agreed by and between the faid G. H. and E. G. and the faid John Redding, that the faid G. H. and E. G. notwithstanding the said recovery in ejectment and the execution of the land writ, should fuffer the faid J. R. to hold the premiles from thence until the twenty fourth of June then next following, and that find J. R. should, during all that time, keep open the laid house or messuage for the fale of beer, ale, wines, &c. and that he should take all such ale and beer of the faid G. H. and E. G. they the faid G. H. and E. G. tnen being, and during all that time uting and exercifing jointly together the art, trade, or business of brewers; and that the said J.R. should, at the expiration of that time, or sooner, deliver and quit possession of the said house and premises to the said G. H. and L. G.; and that the faid J. R. should pay to the faid G. H. and E. G. by way of torfeiture, the fum of fifty pounds, in case he should make any default of the performance of the laid agreement a en his part: and the faid agreement being so made. &c. &c. &c. (Indebitatus assumpsit and quantum merust for use and occupation )

#### For DOUBLE RENT:

WILTS. For that whereas the faid plaintiff on the ninth of Declaration in June A. D. 1787, was, and for a long space of time, to wit, the assumption for the state of the space of two years and upwards, then last past, had been possessed to 18. aof, and held and enjoyed divers, to wit, two ineffuages, and a gainst a tenant certain farm confifting of divers buildings, lands, and grounds of of houses and him the faid plaintiff, fituate and being at I a leiton in the parish lands, where of Market Lavington, in the county of Wilt, as tenant thereof different parts of the premies to faid plaintiff, under and by virtue of a certain demile thereof were demiled to to him the faid defendant thereof before that time made from year hald from and to year, during to long a time as the faid plaintiff and faid defend- to different peant should pleafer, under the yearly rent of ninety pounds, payable reday for douby faid defendant to faid plaintiff half yearly, that is to fay, on the holding over aftenth of October and fifteenth of April every year, by even and ter notice given equal portions; and being to pollefled thereof, he had defendant, by him to quit, on faid minth of June A. D. 1727; at the parith eforetaid, in the &c. (See Debt county aforefaid, gave notice to faid plaintiff of his intention to en Statutes.) furrender and yield up to flad plantiff, on the fifth of April then next, the peaceable and quiet polletion of the fame premifes farm, and lands to helden by him of taid plaintiff, as aforefaid; nevertheless is d defendant did not furrender, yield up, and deliver to faid plaintiff, on the fifth day of April next endling the giving of faid notice, being the time in fach notice mentioned for that purpose, the peaceable and quiet possession of said premises, or any part thereof, according to fuch notice, but, on the contrary thereof, notwithstanding said notice, kept and with-held the posfession thereof, and of every part thereof, from lad plaintiff for a long space of time, to wit, continually from the eccorth until the fifth of June A. D. 1788; by reason where fe and by force of the statute in such case made and provided, the fall defendant became liable to pay to the faid plaintiff, from the time he so kept and with-held the possession of the said preguses from the said plaintiff as aforefaid, a large fum of money, to wit, the fum of thirty pounds of lawful, &c. being double the rent or fum which faid defendant ought otherwise to have paid to the said plaintiff for the fame; and being so liable, he the said desendant, in consideration thereof, afterwards, to wit, on the same day and year last aforefaid, at the parish aforesaid, undertook, and then and there faithfully promifed faid plaintiff to pay him faid fum of money when he faid defendant should be thereto afterwards requested. And For other prewhereas also, before the making of the promise of said defendant mises, partield next herein after mentioned, to wit, on the first of April A. D. from 5th, and 1783, at the parish of Market Lavington aforciaid, said plaintist other parcel from the 25th.

#### ASSUMPSIT SPECIAL.—ON SPECIAL CONTRACTS.

had demifed to faid defendant divers, to wit, two other meffuages and a certain other farm, confisting of divers other buildings, lands, and premises, situate and being at Easterton aforesaid, in the said parish of Market Lavington, to hold same to said defendant as tenant for a year, to torward from year to year during to long time as said defendant and faid plaintiff should please, from the respective times following, that is to say, as to a certain close called the Orchard, and divers other closes of land, and divers theep heights and flicep walks, parcel of the faid last-mentioned demiled premiles, from the fifth day of April A. D. 1783, and as to a certain close called Twenty Lands, parcel of faid lastmentioned demised premises, from the twenty-fifth of April in the fame year, and as to the faid melfuages, barns, stables, backfides, and buildings, refidue of the faid laft-mentioned demised premises, Other premises from the twenty-fifth day of July A. D. 1784, at and under the from zeth July, yearly rent of ninety pounds payable by faid defendant to faid at years sent plaints. That wearly, that is to say, on the tenth of October and fifth of April, by even and equal portions; by virtue of which faid last-mentioned demile, said defendant entered into the said several last-mentioned premises so demised to him as last aforesaid, and became, and was, and from thenceforth until and at the time of the notice hereinafter mentioned continued to be, possessed thereof: and being to possessed thereof, he the said defendant afterwards, to wir, Notice to quit, on the ninth of June 1787, at the parish aforesaid, gave notice to faid plaintiff of his intention to furrender, yield up, and deliver to him faid plaintiff, on the fifth of April next enfuing, the peaceable and quiet pollession of the said last-mentioned messuages, farm, and lands to holden by faid plaintiff as last-aforefaid; by virtue of which faid last-mentioned notice, laid defendant ought to have quitted and delivered to faid plaintiff the possession of such parts of faid last mentioned premises as were demised to him, from faid fifth of April A. D. 1783, on the fifth day of April next after the giving of fuch notice, and of the faid close called Twenty Lands. on the twenty-fifth day of April next after the giving of same notice: A d faid plaintiff in fact faith, that although faid defendant tidefending quit- did, on the fifth of April next after the giving of faid last-mented part of pie tioned notice, quit and deliver up to faid plaintiff the peaceable miles, yet did and quiet possession of divers of faid clotes of land parcel of faid part of premiles. last-mentioned demised premises, which were demised to him from faid fifth of April A. D. 1783 as aforefaid, yet faid defendant did not quit and deliver up to faid plaintiff the pollession of said close called the Orchard on faid fifth day of April, nor of faid close called Twenty Lands on faid twenty-fifth day of April next atter the giving of such last mentioned notice; but on the contrary thereof, notwithstanding such notice, kept and withheld the poftellion of the fame closes, and every of them, from faid plaintiff.

> continually from the respective times aforesaid until the fifth of June A. D. 1768. And the faid plaintiff avers, that the respective

> yearly rents of faid close called the Orchard, and of faid close

called Twenty Lands, in proportion to faid rent of ninety pounds

payable hali yeariy.

and although not quit other

Averment of the respective proportions of the yearly rent.

#### FOR DOUBLE RENT.

n the whole of the faid last-mentioned demited premises, amounted to divers large fums of money, that is to fay, the yearly rent of faid close called the Orchard to the sum of five pounds, and the yearly rent of faid clote called Twenty Lands to the fum of twenty pounds; of all which faid premiles faid defendant afterwards, to wit, on the same day and year last aforesaid, at the parish, &c. aforefaid, had notice: and by reason of the premites, and by force of the flature in that cafe made and provided, faid defendant become hable to pay to laid planniff, for the respective times he to kept and withheld the possession of the said several closes respe lively as last asone sud, divers other large sums or money, that

is to lay, in respect of had close called the Orchard the fum of one pound thirteen shellings and sour pence, and in respect to said close called Twenty Lands the form of four pounds eleven shillings and eight-pence, being double the rents or fums which faid de-Double Rent. fendant ought otherwife to have paid for the fame; and being for liable, he faid plaintiff, in confideration thereof, afterwards, to wit, on same day and year last aforesaid, at the parish aforesaid, undertook, and faithfully promifed faid plaintiff, to pay him the faid feveral fums of money last mentioned, when afterwards he

should be thereto requelled. (Add two Counts for the use and

occupation of divers other mellingers, lands, tenements, and hereditaments; and common conclution.)

LANCASHIRE, to wit. Withom Abbat complains against Declaration in John Riley, being in the cutiody of the marthal of the Marthalica of affumptic for our lord the now king, before the king himself, in a plea of trespass de die rert, on on the case, &c. for that the faid John, after the twenty-fourth of H. C. 19. L. 18 June A. D. 1738, mentioned in a certain act of parliament made against a topan in the eleventh year of the reign of his late majefly king. George of a dwellingthe Second, entitled, " (a) An all for the more effectual fecur- house, for note. ing the payment of reats, and preventing frauls by tenants, route given by to wit, on the twelfth day of Permany in the year of Our Lord han to quare 1790, to wit, at Presson in the county of I meader, by force of the flatute in fuch case made and provided, because and was indebted to the faid William in a large furn of money, to wit, the fum of (b) eighty pounds of lawful, &c. for the use and occupation of a certain meffunge or dwelling-house, stable, and garden,

As there was a doubt whether the claim of dable rent on the 12th February 1790 might be deemed premiture, (though the original rent was referred phyable on that day,) the year not expring till 12th May, I advited the Declaration to be entitled of Thurslay the 13th May in Term, and to infert a fecond Count for double tent due 12th May, in the very words of the first Count.

1. LARROW.

<sup>(</sup>a) This must be verbatim the same as in the flatute.

<sup>(</sup>b) I doubt, on a reference to the flatute, whether the plaintiff can recover a full year's double rent, the defendant having quitted at Candlen as, but the year not expiring till May-day; fo that the double rent thould be calculated deducting the fraction, and the fum made the exact amount of the rent due. T. B.

with the appurtenances, situate in a certain street called Freegate, in P. aforesaid, in the county aforesaid, before that time had, held, used, occupied, possessed, and enjoyed by the said John, at his special instance and request, as tenant thereof to the said William, at and under the yearly rent of forty pounds per annumy payable at Lady-day in each year, for a long frace of time then elapsed, to wit, from the twelfth of February A. D. 1789, as to the faid garden, and from the twelfth of May then next following us to the faid dwelling-house, with the apput tenances, to the fail twelith day of February A. D. 1790, notwithstanding a certain notice theretofore, to wit, on the tenth of November A. D. 1788, given by the fuld John to the faid William, of his intention to quit, and that he the faid John would quit and deliver up to the faid William the possition of the said premises upon the said twelfth A. D. 1789; and being so indebted, he the said John, in confideration thereof, afterwards, to wit, on the twellth day of February A. D. 1790 aforefaid, at Presson aforesaid, in the county aforefaid, undertook, and faithfully promifed the faid William, to pay him the faid fum of eighty pounds (the double rent) whenever afterwards he the faid John should be thereunto requested. (2d Count, for double rent due twelfth of May, omitting the words in italic. 3d Count, use and occupation general. ly, quantum meruit thereto; common money Counts; and common conclusion.)

Declaration in delivering up possession of premiles purluant to his notice.

assumptit for the to answer Henry Itill in a plea of trespats on the case, &c. demblerent, under and thereupon, &c. for that faid defendant, after the twentyflar. 11. Geo. II. fourth of June mentioned in a certain act of parliament made in gainst the te- the cleventh year of the reign of his late majesty king George the mant, for not Second, entitled, " An act for the more effectual fecuring the " payment of rents, and preventing frauds by tenants," to wit, on the A. D. at and in the parish of in the county of S aforefaid, and by force of the flatnite in fuch case made and provided, became and was indebted to faid plaintiff in a large fum of money, to wit, the fum of Edouble the annual rent] of lawful, &c. for the use and occupation of a certain melluage or, &c. of him faid plaintiff, fituate at and in the parith and county aforciaid, with the appurtenances, by him faid defendant, from the day of in the year of (when he held faid messuage, or, &c. with the appurtenances of said plaintisf, an his tenant thereof, at the yearly rent of pounds, and on and at which faid last-mentioned day said defendant had given notice to faid plaintiff, that he would quit and deliver up the possession of faid meffuage, or, &c. with the appurtenances, which he neglected and refused to do) until and upon the day of aforefaid, had used, occupied, possessed, and enjoyed; year and being so indebted, he said defendant, in consideration thereof, afterwards, to wit, on the day and year last aforesaid, at and in

SURRY, to wit. Andrew Foster, late of, &c. was attached

-the parish aforesaid, undertook, and faithfully promised said plaintiff to pay him faid fum of pounds to due as aforefaid, when he the faid defendant should be thereto afterwards requested. (2d Count, for use and occupation generally; and common conclusion.)

A Declaration had been drawn found. ed on this flatute in debt; but as the statute gives the same remedy for the double refit as the landlord was entitled to for the fingle (a), Mr. Lawes, in the case of Foster and Hill, diew this declaration in affumpfit for the double rent.

(a) The landlor may diffrain for the double rent under this act of 11. Geo. II. 6. 19. f 18. though under the statute 4. Geo. II. 6 28 he is put to his action. Vide 3. Buir. 1603, &c.

As this case is attended with many uncertainties in respect to the demise and notice, it may be adviseable to declare tor use and occupation generally, which,

as the statute on which the action is brought enacts that the double rent may he recovered in the fame manner as the fingle, will, I think, answer all the purposes of a special declaration in debt: but then a difficulty arifes, whether even the general Counts should not make some mention of the statute; which I thinks they should, and under that idea have declared in two different ways, one on the statute, and the other in the crdinary and usual manner, under one of which the plaint'ff must certainly recover. As the action, or at least forme part thereof is founded on a penal sta-, tute, it must be laid in the proper county, and not in Middlefex. V. Lav Es.

FOR that whereas faid defendant, after the twenty-fourth of Another form 2. June in the year 1738, mentioned in a certain act of parliament declaration in flumphs for made in the cleventh year of the reign of his late majesty king made rere, on George the Second, entitled, &c. to wit, on the twenty-fifth of the same thatter, March A. D. 1784, at the parish of, &c. and by force of the against tenant flatute in such case made and provided, became and was indebted for no quitting to faid plaintiff in a large fum of money, to wit, the fum of nine funt to noice pounds of lawful, &c. for the use and occupation of certain rooms which he had and apartments, (on the twenty-fifth of December A. D. 1783, given to plane held by faid defendant, as tenant thereof to faid plaintiff, at and the under the yearly rent of eighteen pounds, payable quarterly, one part and parcel of a certain melfuage or dwelling-house of him faid plaintiff, fituate in the parifh and county aforefaid,) by faid defendant, at his special instance and request, for a long space of time, to wit, from faid twenty-fifth of December in the year 1782 until faid twenty fifth day of March in the faid year 1784, had used and occupied, possessed and enjoyed; notwithstanding a notice thentofore given by fail defendant to fail plaintiff of his intention to quit, and that he faid defendant would quit and deliver up unto faid plaintiff the possession of the said room, or, &c. upon the faid twenty-fifth of December 1783; and being so indebted, he faid defendant, in confideration thereof, afterwards, to wit, on said twenty-fifth of March 1784, at, &c. aforefaid, un-V. LAWES. dertook, &c. &c.

On SPECIAL CONTRACTS and SECURITIES relating to PERSONS, and to REAL and PER-SONAL PROPERTY, in Confideration of the SALE, Assignment, Use, Demise, Hire, and Convey-ANCE of LANDS, HOUSES, &c. and for Deceit in the SALE, &c.

Declaration by was possessed of a public inn, for the remainterm, and to three pursons ment.

MIDDLESEX, to wit. D. S. v. A. C. For that whereas Plaintiff, who the faid D. long before and at the time of the making of the agree. ment, and the promife and undertaking hereinafter next menagainst Defend tioned, and afterwards, was lawfully possessed of and in a certain ant, who had a - meffuage or public inn, called the White Hart lnn, together with greed to take the a certain garden and certain meadows thereto belonging, with the inn of plaintiff appurtenances, lituate, lying, and being in the parish of R. in der of plaintiff's the county of H. for the relidue and remainder of a certain term of years, whereof was to come and unexpired one year from Mitake the flock in chaelmas 1787, at the yearly rent of fifty pounds, and, during made at fair va the time aforefaid, was lawfully possessed of and in divers, to wit, twenty acres of land with the appurtenances, fituate, lying, and ant nominated being in the parish of R. aforefaid, in the fild county of H. for the refidue and remainder of a certain term of years, whereof was each, to apprife to come and unexpired one year from Michaelmas 1787; and the flock, but during all the time aforefaid was and full is lawfully possessed of wards refused to the stock in and upon the aforesaid premises, consisting of housefulfil his agree- hold furniture, wine, ale, porter, and other liquors, and divers coaches and other carriages, horses, males, geldings, and other goods and materials of great value, to wit, of the value of two thousand pounds of lawful money of Great Britain, to wit, at, &c. in, &c.; and the faid D. being so possessed of and in the said messuage or public inn, called the White Hart Inn, the garden and meadow as aforefaid, and also of and in the faid twenty acres of land with the appurtenances, and the aforciaid stock as aforesaid, afterwards, to wit, on, &c. at, &c. it was agreed by and between the faid plaintiff and the faid defendant in manner and form following, that is to fay, the faid plaintiff agreed to let to the faid defendant the faid methage or public inn called, &c. in the parish of, &c. during the remainder of his the faid plaintiff's leafe, which was for one year from Michaelmas 1787, at the yearly rent of fifty pounds, together with the faid meadows belonging to the faid messuage or public inn, agreeable to his the said plaintist's lease; and the faid plaintiff then and there further agreed to engage himfelf to the said defendant under a forfeiture of one hundred pounds for him the faid defendant, to hold the fame messuage or public inn after the expiration of the said Daniel's present lease a further term of seven years, at the same yearly rent of fifty pounds, and the faid defendant to take the aforefaid stock of the said plaintiff at a fair valuation by two persons or more, whom they should appoint; and the said desendant on the other part agreed to take the faid

aintiff's stock, consisting of, &c. at a fair valuation, and to pay for the same as hereafter mentioned, that is to say, one half of the value of the whole should be paid immediately on the said desendant's taking possession, and the other half should be paid on that day twelve months after his taking possession, withholding one hundred pounds of the last payment till such time the said plaintiff should secure to the said defendant the lease of the aforefaid meffuage or public inn, and garden and meadow, with the appurtenances as aforefaid, for the term of feven years after the expiration of the faid present lease, at the old rent of fifty pounds from the proprietor; and the faid defendant then and there agreed to accept the faid twenty acres of land, more or less, in addition to the aforefaid messuage or tenement, or public inn, with the garden and meadows with the appurtenances, as in the faid present lease, at the rate of twenty shillings per acre, &c. &c. (Go on with the agreement to the end, which was, that plaintiff should clear the premises of all taxes, &c. should get the lease renewed, &c. and either party not fulfilling the agreement wasto forfeit one hundred pounds.) And the faid agreement being for made as aforefaid, he the faid defendant, in confideration thereof, and also in consideration that the said plaintiff then and there, to wit, on, &c. at, &c. in, &c. had undertaken, and faithfully promised the said defendant to do, perform, and sulfil every thing in the faid agreement contained on the part and behalf of the faid plaintiff to be done, performed, and fulfilled, undertook, and then and there faithfully promifed the faid plaintiff to do, perform, and fulfil every thing in the faid agreement contained on the part and behalf of the faid defendant to be done, performed, and fulfilled. And the faid plaintiff in fact fays, that he the faid plaintiff afterwards, and after the making of the faid agreement, and in pursuance thereof, to wit, on, &c. at, &c. did nominate and appoint one 7. T. on his part and behalf, to value and appraise the household (In 2d Count,) furniture and other goods, part of the face flock of the faid plaintiff; "one T.S. J.S. and the said defendant afterwards, to wit, on, &c. at, &c. aid and W.S. on his nominate and appoint one H. S. on his part and behalf, to value and to value and apappraise the said household goods and furniture, and other goods, praise the said part of the flock of the faid plaintiff. and although the faid f. T. last-mentioned and H. S. afterwards, to wit, on, &c. at, &c. in, &c. did flock; and the begin and proceed in the valuing and appraising of the said household afterwards, to furniture and other goods, part of the faid stock; and the faid plain- wit, on, &c. tiff then and there, to wit, on, &c. at, &c. did nominate and ap-did nominate point one W. S. on his part and behalf, to value and appraise the and appoint one faid wine, part of the faid flock; and the faid defendant did then H. S. J. C. and and there, to wit, on, &c. at, &c. nominate and appoint one J. C. and behalf, to on his part and behalf, to value and appraise the said wine, part value and apof the faid flock; and the faid plaintiff then and there, to wit, on, praise the faid &c. at, &c. did nominate and appoint one J. S. on his part and last mentioned behalf, to value and appraise the horses, Sc. residue of the said flock." flock; and the said defendant then and there, to wit, on, &c. at, Esc. did nominate and appoint one O. S. on his part and behalf, to

value and appraise the said horses, &c. residue of the said stocker and although he the faid plaintiff hath always, from the time of the making of the faid agreement hitherto, been ready and willing, and still is ready and willing, to give possession of the said premifes with the appurtenances to the faid defendant, and afterwards, to wit, on, &c. at, &c. offered to give possession of the aforesaid premises with the appurtenances to the said defendant, according to the form and effect of the faid agreement: Yet the faid defendant, not regarding his faid promife and undertaking for made by him as aforefaid, but contriving, &c. the faid plaintiff

(In 2d Count.) in this behalf, did not permit and fuffer the faid J. T. and H. S. the faid J.T. to value or appraise, or proceed in the valuing and appraising of the J. S. W.S H S. faid household goods and furniture, part of the faid stock, or any part or any or either thereof, according to the form and effect of the faid agreement; but of them to va- on the contrary thereof, on, &c. at, &c. he the faid defendant tue or appraise, prevented and hindered, and wholly discharged and dismissed, the or proceed in the faid J. T. and H. S. and each of them, from proceeding in the valuing or ap- living and appraising the fail howfield two niture and other goods praising of the luing and appraising the faid household fur niture and other goods, faid last-men- part of the faid stock as aforefaid, contrary to the form and effect of tioned flock, or the faid agreement, and the faid promife and undertaking fo by him any part there the said defendant made as aforefaid, and did not permit or suffer the faid W. S. and J. C. to value or appraise, or proceed in the valuing or appraising, the said wine, part of the said slock, or any part thereof, according to the form and effect of the said agreement; but on the contrary thereof, on, &c. at, &c. prevented and hin-(1) in 2dCount, dered, and wholly discharged and dismissed, (1) the said W. S.

so the faid J. T. and J. C. from valuing and appraising of the said wine, part of the appraising, or foid last-menlast aforefaid.

J.S. W.S. H.S. faid stock as aforefaid, contrary to the form and effect of the faid J.C. and O.S. agreement, and the faid promise and undertaking of the field defined from valuing or agreement, and the faid promise and undertaking of the faid defendant so by him made as aforesaid; and did not permit or suffer the proceeding in faid J. S. and O. S. to value or appraise, or proceed in the valuing the valuing or or appraising, of the said horses, &c. residue of the said stock, or appraising of the any part thereof, according to the form and effect of the faid agreetioned stock as ment; but on the contrary thereof, on, &c. at, &c. prevented and hindered, and wholly dismissed and discharged, the said 7. S. and O. S. from appraising and valuing of the said horses, &c. residue of the faid flock as aforefaid, or any part thereof as aforefaid, contrary to the form and effect of the faid agreement, and the faid promise and undertaking so made by the said defendant as aforefaid; and the faid defendant continually, from thenceforth hitherto, hath refused, and still doth refuse, to take the aforefaid stock, or any part thereof, at a fair appraisement or valuation, or in any other manner whatfoever; nor did he the faid defendant on, &c. or at any other time whatloever, accept or receive pollession of the said premises with the appurtenances, or of any part thereof, according to the form and effect of the faid agreement, although often requested so to do, but on the contrary thereof, wholly neglected and refuted to to do, contrary to the torm and effect of the faid agreement, and of the faid promife and undertaking

Lodertaking so made by the said defendant as aforesaid, to wit, at, &c. in, &c.; and by reason and means of the making of the said agreement he the said plaintiff hath wholly declined, and been prevented and hindered from letting, and contracting for the letting, of the aforefaid premises with the appurtenances, and the selling and disposing of his aforesaid slock to divers persons, and who would have contracted and agreed for the same; and the said plaintiff hath by reason thereof lost and been deprived of divers other advantageous offers and terms of the disposal of the said premises and stock with the appurtenances, to wit, at, &c. And whereas, &c. &c. (Sccond Count same as the first, only omitting what is in italics, and inserting in lieu thereof what is in the margin.) And whereas, &c. (Goods fold and delivered, and quantum meruit. Add the money Counts.) Drawn by Mr. Graham.

I Find it necessary to abridge as in the margin of this Declaration. The Student will fee the use of it as soon as he becomes the least conversant even in the common Counts.

SUSSEX, to wit. For that whereas on, &c. at, &c. in, &c. Declaration e. in confideration that the faid plaintiff, at the special instance and Defendant, who request of the said defendant, would let to hire to the said de-hadbredaread .fendant, and would permit the faid defendant to hold, use, occu-surnified house py, possess, and enjoy a certain ready-furnished messuage or of plainting nor dwelling-house, with a stable and barn, and apput conances thereto two guineas per belonging, of the faid plaintiff, fituate, lying, and being in the week, for only parish of, &c. together with the furniture, goods, chattels, and faying in the effects of and belonging to the faid plaintiff, in and upon the same house one for a long space of time, to wit, for the space of three months month, and rethen next following, at and after the rate or price of two guineas any arms. for each and every week of the faid three months, amounting in the whole at and after the rate or price aforesaid to a large sum of money, to wit, the fum of twenty-four guineas, to be therefore paid by the said defendant to the said plaintiff, she the said defendant undertook, and then and there faithfully promifed the faid plaintiff to hire of him the faid plaintiff the faid premises with the appurtenances for the aforesaid term of three months then next enfuing, and that the faid defendant would pay for the fame at and after the rate or price aforefaid. And the faid plaintiff avers, that he, relying on the faid promise and undertaking of the said defendant, and in hopes of the faithful performance thereof, did afterwards, to wit, on, &c. let to hire to the said defendant the said readyfurnished messuage or dwelling-house, stable and barn, with the appurtenances, together with the faid furniture, goods, chattels, and effects of and belonging to the faid plaintiff in and upon the same in manner aforesaid, and was then and there, and always afterwards, ready and willing to permit and fuffer the faid defendant to have, hold, &c. the same, for the said term of three months next enfuing, to wit, at, &c. And the faid plaintiff in fact fays, that although the faid defendant afterwards, to wit, on, &c. did enter into and upon the taid demifed meiluage or dwelling-house with

with the appurtenances, and became and was possessed thereof for the term aforesaid; and although the the said defend? Titaid and continued therein for part of the said term, to wit, for the space of three weeks then next following, to wit, at, &c.: Yet the faid defendant, not regarding, &c. but contriving, &c. did not nor would not stay or continue in the said messuage or dwelling-house for the residue and remainder of the said term of three months, or any part thereof, although often requested so to do, but hath wholly refused so to do, and hath therein wholly failed and made default; nor hath the the faid defendant yet paid to the faid plaintiff the faid fum of twenty-four guineas, or any part thereof, although afterwards, to wit, on, &c. and often afterwards, at, &c. requested so to do; but to pay the same, or any part thereof, to the faid plaintiff, the the faid defendant hath hitherto wholly refused, and still doth refuse, contrary to the form and effect of the said promise and undertaking so made by the said desendant as aforesaid. (2d Count, Indebitatus Assumpsit; 3d, Quantum meruit. Add the common Counts.) Drawn by Mr. GRAHAM.

A special asthat plaintiff would discharge the taking of a took to pay of money. Breach nonpayment.

MIDDLESEX, to wit. John Tinninmore, late of the parish sumpsit in C. B. of St. Matthew, Bethnal-green, in the county of Middlesex aforein consideration said, victualler, was attached to answer to Thomas Jordan in a plea of trespass on the case; and thereupon the said Thomas, by defendant from his attorney, complains, that whereas, before the time of making of the promise and undertaking of the said 1. hereafter next menentered into be- tioned, he the faid Thomas was lawfully possessed of and in a certween them for tain melluage or tenement with the appurtenances, commonly public-bouse; de- called or known by the name or sign of The Bell, situate, lying, fendant under- and being in a certain place or street called Fleet-street, in the city of London, to wit, at Westminster, in the county of Middleplaintiff a sum sex aforesaid: And whereas the said Thomas, being so possessed of the faid messuage or tenement with the appurtenances, afterwards, whilst he was so possessed thereof, to wit, on the first day of April A. D. 1774, by a certain agreement, bearing date the day and year last aforesaid, on that day, so wit, at Westminster aforesaid, made between the said T. of the one part and the said I. of the other part, demissed and let unto the said John the said messuage or tenement with the appurtenances, to hold to him the said John from the twenty-fifth day of March then last past, for and during the term of one year from thence next enfuing, and fully to be complete and ended, and from and after the expiration of the faid term of one year, until either of the faid parties should give three months notice in writing to the other of them to quit the faid premises, at the said yearly rent of forty-five pounds, free of all taxes. to wit, at Westminster aforesaid: And whereas the said John, after the making of the said agreement, refused to enter into and take possession of the said premises thereby demised to him, in manner and for the term aforesaid, to wit, at Westminster aforesaid; and thereupon afterwards, to wit, on the day of the year of our Lord 1775 aforesaid, to wit, at Westminster aforesaid, in consideration that the said T. at the special instance and

request of the said John, would discharge him the said John from the talk agreement, and let and demise the said premises to some other person whom the said Thomas should approve, he the said John then and there, to wit, on the day and year last aforesaid, undertook and faithfully promised the said T. to pay to him the said T. a large sum of money, to wit, the sum of eleven pounds five shillings of lawful, &c. within the space of nine days from the day and year last aforesaid, as a satisfaction to the said T. for his the faid John's not performing the faid agreement. And the faid T. avers, that he, confiding, &c. did afterwards, to wit, on the day and year last aforesaid, at Westminster aforesaid, discharge the faid John of and from the faid agreement, and let and demise the faid premises to another person; whereof the said T. afterwards, to wit, on the day and year last aforesaid, at Westminster, had notice: by means whereof, and according to the tenor and effect of the faid promise and undertaking of the faid J. so by him made in this behalf as aforesaid, he the said J. then and there became liable to pay, and ought to have paid, to the faid  $\Gamma$ , the faid fum of eleven pounds five shillings, within the space of nine days from the day and year last aforesaid, to wit, at Westminster aforesaid. (2d Count same as first, on a consideration executed. 3d Count, in confideration that he would let, &c. to some person other than defendant, he undertook to pay, &c. on request. 4th Count as 3d, only on confideration executed. Money laid out, had and received, lent; and common conclusion to the whole.)

C. RUNNINGTON.

LONDON, to wit. Richard Williams complains of Thomas Declaration on Penny, being, &c. for that whereas the faid Thomas, before and agreement and at the time of making the agreement, and his promise and underture of decit
taking hereafter next mentioned, was possessed, (that is to say, for where the dethe refidue and remainder of a certain term then to come and un-fendant bad no expired therein) of a certain messuage or dwelling-house, and pre- right to affect mises, commonly called and known by the name or sign of the over a lease of a Fox, fituate and being in Duke-street in the parish of St. George, public house, for the remain-Bloomsbury, in the county of Middlesex, and in which said mes- der of a rerm suage or dwelling-house and premises he the said Thomas then and which he had there exercised and carried on the business of a victualler, and the agreed to sell to said Thomas was then and there possessed of certain household fur- plaintiff, niture, fixtures, porter, ale, amber, and other liquors of him the faid Thomas, then being in the faid melluage or dwelling-house and premises, to wit, at, &c.: And whereas the said Thomas, being so possessed of the said messuage or dwelling-house, and of the faid household furniture, fixtures, porter, ale, amber, and other liquors as aforesaid, it was heretofore, to wit, on the twentysecond day of May in the year of Our Lord 1789, at, &c. aforefaid, agreed by and between the faid Richard and the faid Thomas in manner and form following, that is to fay, the faid Thomas, for and in confideration of the fum of ten guineas, that

in

is to fay, the fum of ten pounds ten shillings of lawful, &c. and of the further fum of ninety guineas, that is to fay, the fam of ninety-four pounds ten shillings, of like lawful, &c. to be paid also at the time hereafter mentioned by the said R. to the said T. did agree, at the joint expense of the parties, to fell and assign over the leafe of all that the faid meffuage, or dwelling-house and premises, fituate as aforefaid, unto the faid Richard on or before the eighth day of June then ensuing, that is to say, the eighth day of June in the year aforesaid, for all the remainder of the term then to come and unexpired, subject to the rent and covenants contained in the faid leafe, the rent and taxes which should or might be due being first paid up and discharged by the said T. to the time of the delivery of the pollession thereof unto the said Richard; and the said T. did also then and there agree, within the time aforesaid, to sell unto the said Richard all the household furniture and fixtures (except certain fixtures, then and there agreed to be excepted) by fair appraisement to be made by two appraisers, one to be chosen by each party; and if the two chosen should not agree in their valuation, they the faid appraisers to chuse an umpire, whose determination should be final and binding to all parties; and the faid T. also then and there agreed, within the time aforesaid, to fell unto the said Richard the porter, not exceeding fixty butts, at thirty thillings per barrel; ale, amber, not exceeding twelve pounds; and wines, brandy, and spirituous liquors, not exceeding thirty pounds, at fair gauge and value, to be made by two coopers in the customary manner; and the said Richard did then and there agree with the faid Thomas to accept an affignment of the said lease, and also to pay for the goods and fixtures, with the flock of porter not exceeding fixty butts, and ale, amber, wines, and spirituous liquors, according to the value ation; and also to pay unto the said Thomas the surther sum of ninety guineas, that is to fay, the further fum of ninetyfour pounds ten shillings of like lawful money, &c. on delivery of the faid premises, goods, stock, &c.; and the faid I how mas was likewise to affign over to the said Richard the beer-licence, on being paid for the time to come therein, and likewife mend the damaged windows: and it was then and there further agreed, that all expenses should be paid share and share alike; and the said Thomas then and there agreed with the said Richard to keep open the aforesaid house and premises, and retail the liquors, porter, ale, and amber, to the customers as usual, to the time of the delivery of the possession of the said premises unto the said Richard: and lastly, it was then and there mutually agreed on by and between the faid Richard and I homas, that it either of them should refuse or neglect to comply with or perform all and every the articles and agreement before mentioned on their respective parts to be performed, the party so refusing should forteit and pay to the other of them on demand, the fum of one hundred pounds for the non-performance of the foregoing agreement. And the faid agreement being so made as aforefaid, afterwards, to wit, on, &c. at, &c. in confideration that the faid Richard, at the ipecia.

special instance and request of the said Thomas, had then and there ilmdertaken and faithfully promifed the faid I homas to perform and fulfil the faid agreement in all things therein contained on his part and behalf to be performed and fulfilled, he the faid Thomas then and there undertook, and faithfully promifed the faid Richard, that the faid I homas had then and there a lawful right to fell and affign the aforefaid leafe of the faid meffuage or dwelling-house to the faid Richard, and that he would perform and fulfil the faid agreement in all things therein contained on his part and behalf to be performed and fulfilled: and although the faid Richard hath always, from the time of making the faid agreement hitherto, well and truly performed and fulfilled the fame in all things therein contained on his part and behalf to be performed and fulfilled, to wit, at London aforefaid, in the parish and ward aforefaid: Yet the faid Thomas, contriving and fraudulently intending to injure the faid Richard, did not perform or regard the faid agreement, or his faid promise and undertaking so by him made in manner and form aforefaid, but thereby craftily and fubtilly deceiv d the faid Richard in this, to wit, that he the faid Thomas, at the time of the faid agreement, and his promife and undertaking aforefaid, had not a lawful right to fell or affign over the aforefaid leafe of the faid messuage, or dwelling-house and premises, to the said Richard, whereby the faid Thomas was hindered and prevented from felling or affigning over the same, or performing the said agreement on the part and behalf of him the faid Thomas; and, by means of the several promises aforesaid, he the said Richard not only lost and was deprived of all the profits, benefits, and advantage which might and would otherwise have arisen and accrued to him from the performance of the faid agreement on the part and behalf of the faid Richard, but was forced and obliged to, and did necesfarily lay out and expend a large fum of money, to wit, the fum of twenty pounds of lawful, &c. in and about the appraisement and valuation of the faid household furniture, fixtures, porter, ale, amber, and other liquors aforefaid; and otherwife, to wit, at, &c. aforefaid. (Add moncy Counts, and common conclusion.)

Drawn by MR. TIDD.

Benjamin Gordon, clerk, and Declaration on an agreement to CUMBERLAND, to wit. Sarah his wife, complain of Thomas Batten, being in the custody, selltodesendant, &c. of a plea of trespals on the case; for that whereas before and at assurveyorot the the time of making of the promife and undertaking hereafter next highways, a mentioned, the faid L. and S. in right of the faid S. was seited, piece of ground to be laid into that is to fay, in their demesse as of fee, of and in the parcel of the highway, for ground hereafter mentioned to be conveyed; and whereas also be-not paying fore and at the time of making the agreement hereafter next men-plaintiff at the tioned, the faid Thomas was and acted as surveyor of the high- nate of 40 years ways in Wigton quarter, in the parish of Wigton, in the county cording to a of Cumberland, under and by virtue of the statute in that case greement. made and provided, to wit, at W. aforesaid, in the county aforefaid. And whereas the faid B, and S, being so seited of the faid

ground

ground as aforesaid, and the said Thomas being such surveyor as. aforefaid, heretofore, to wit, on the first day of May A. D. 1792, at W. aforefaid, in the county of C. aforefaid, it was agreed by and between the said B. and S. and the said Thomas as such surveyor as aforefaid, according to the form of the statute in that case made and provided, that the faid B. and S. should fell to the faid Thomas, and the faid Thomas should buy of the faid B. and S. a certain quantity of ground, to wit, five perches of the faid ground of the faid Benjamin and Sarah, fituate, lying, and being in the township of W. in the parish of W. aforesaid, in the county aforesaid, of a large yearly value, to wit, of the yearly value of twenty shillings, to be by the faid Thomas, as fuch furveyor, laid into a certain road or highway thereto adjoining, in the faid township; and that the faid Thomas should and would pay to the faid Benjamin and Sarah for the fame at and after the rate of forty years purchase for the faid yearly value of the faid piece of ground. And the faid agreement being to made as aforefaid, afterwards, to wit, on the day and year aforefaid, at W. aforefaid, in the county aforefaid [Mutual promises]. And the said B. and S. aver, that they the faid B. and S. confiding in the faid agreement, promise, and undertaking, of the faid Thomas in that behalf made as aforefaid, ufterwards, to wit, on the day and year aforesaid, at W. aforesaid, in the county aforefaid, did accordingly fell and transfer to the faid Thomas, and that the faid Thomas did then and there buy and take of the laid B. and S. the faid parcel of ground for the purpose aforefaid, and laid the fame into the faid road or highway, and separated and senced off the same from other the lands of the said B. and S. to wit, at W. aforefaid, in the county aforefaid, whereby, and by force of the statute in that case made and provided, the faid ground became for ever divested out of them the said B. and S. and became a part of the faid highway: by reason of which faid several premises he the said Thomas became liable to pay to them the faid B, and S. for the faid ground, being of the value aforefaid, a large fum of money, to wit, the fum of fifteen pounds, being at and after the rate of forty years purchase for the same; and being so liable, &c. assumpsit accordingly. (2d Count, for lands bargained and fold, and quantum meruit. Money had and received; account stated; and common conclusion.)

Thomas Barrow.

On a special atiff for a year. ्र ध्रोक ३८वर.

MIDDLESEX, to wit, &c. For that whereas the said E. greement to are before and at the time of making the agreement hereafter next mye a flavg' ter-house to plain. mentioned, was lawfully possessed of a certain slaughter-house with the appurtenances, fituate and being in the parish of, &c. for a Breach for ex certain term then to come unexpired therein, to wit, at the parish pelling him be- aforesaid: and whereas the said E. being so possessed of the said fore the end of premises with the appurtenances, it was afterwards, and whilst the faid E. was so possessed thereof, to wit, on, &c. at, &c. aforefaid, agreed by and between the faid E. and the faid J. that

the

the said E. should let unto the said I. and that the said I. should take of and from the faid E. the faid premises with the appurtenances, as her tenant thereof, and that the faid E. should suffer and permit the faid J. peaceably and quietly to have, hold, use, occupy, possess, and enjoy, and that he the said J. should and would hold and enjoy the said saughter-house of the said E. with the appurtenances, as tenant thereof to the faid E. for the space of one whole year from thence, to wit, from the day and year next énsuing, and fully to be complete and ended, and under a certain rent to be therefore paid and payable by the said J. to the said E. to wit, at, &c. aforefaid. And the faid agreement being so made, &c. &c. (Mutual promises). And the said I in fact says, that the faid agreement being so made, he the said I. did, under and by virtue, and in pursuance thereof, after the making of the said agreement, to wit, on the same day and year aforesaid, at, &c. aforefaid, enter into and upon the faid demised premises with the appurtenances, and became and was thereof possessed, and continued to thereof possessed, under and by virtue of the said agreement, until the time of the committing of the grievance hereafter next mentioned, to wit, at, &c. aforefaid: and although he the faid J. hath always, from the time of the making of the faid agreement hitherto, well and truly performed and fulfilled the faid agreement in all things therein contained on his part and behalf to be performed and fulfilled, and according to the tenor and effect, true intent and meaning, of the faid agreement, to wit, at, &c. aforesaid: Yet the said J. in fact further saith, that the said E. not regarding the faid agreement, nor her promise and undertaking so by her made, &c. but contriving, &c. she the said E. hath not permitted the faid J. peaceably or quietly to have, hold, use, occupy, posless, and enjoy the said premises with the appurtenances, by the said agreement demised to the said I. in manner aforesaid, or any part thereof, for and during the faid term of one year in the faid agreement mentioned, (although to perform the faid agreement, and her said promise and undertaking, &c. she the said E. was requested by the said J. afterwards, to wit, at the parish aforefaid,) but she the said E. to do this hath hitherto wholly refuled; and on the contrary thereof, did afterwards, and during the term of one year by the said agreement granted, and in the said agreement mentioned, and whilst the said J. was so possessed of the faid demised premises with the appurtenances, under and by virtue of the said agreement, to wit, on, &c. and under and on divers other days and times between that day and the end of the said term of one year by the said agreement granted and therein mentioned, to wit, at, &c. aforesaid, wrongfully and unjustly, and without the leave or licence, and against the will of the faid I. entered into and upon the possession of the said I. of the faid flaughter-house with the appurtenances, in the faid agreement mentioned, and expelled, put out, and removed the faid J. from the pollession and occupation thereof, and kept and continued the said J. out and from the possession and occupation of the said premises with confideration executery.

the appurtenances for a long space of time, to wit, from the day and year last aforefuld, for and during all the rest, residue, and remainder of the faid term of one year fo to him demifed thereof as aforefaid, and then to come therein and unexpired; whereby he the faid John, during all that time, that is to fay, from the faid, &c. to the end of the faid term of one year, by the faid agreement granted and demifed as aforefaid, and then to come therein and unexpired, to wit, at, &c. and was deprived of the use, benefit, enjoyment, and advantage of the faid flaughter-house with the appurtenances, which would have otherwise resulted and accrued to him there-2d Count on a from, to wit, at, &c. aforefaid. And whereas the faid E. before and at the time of the making of the promise and undertaking of the faid E. hereafter next mentioned, was lawfully possessed, &c. (as before); And whereas the faid E. being so possessed of the said premises with the appurtenances, afterwards, to wit, on, &c. at, &c. aforefaid, in confideration that the faid E. at the special instance and request of the said J. would take of and from the said E. the faid premises with the appurtenances, to hold the same as tenant thereof to her the faid E. for the space of one whole year from thence, to wit, from the day and year aforefaid next enfuing, and fully to be complete and ended, at and under a certain rent to be therefore paid for by the faid 1. to the faid E. to wit, at, &c. aforesaid, she the said E. then and there undertook, and faithfully promited the faid J. to let the faid premifes with the appurtenances to him the faid J. and to fuffer and permit the faid J. peaceably and quietly to have, hold, use, occupy, possess, and enjoy the faid premifes with the appurtenances, as tenant thereof to her the faid E. for the space of one whole year from thence, to wit, from the day and year last aforciaid next ensuing, and fully to be complete and erded. And the faid J. in fact faith, that he, confiding, &c. did, after the making of the faid promife and undertaking of the find E. to wit, on the day and year last aforefaid, at, &c. aforefaid, take of and from the faid E. the faid premiles with the appurtenances, to hold the fame as tenant thereof to her the faid L. for the space of one whole year from thence, to wit, from the day and year last afcrefaid next ensuing, and fully to be complete and ended, at and under a certain rent to be therefore paid by the faid I. to the faid E. to wit, at, &c. aforefaid; and that he the faid I. did then and there, to wit, on the day and year last aforefaid, at, &c. aforefaid, enter in and upon the faid demised premites with the appurtenances, and became and was thereof possessed, and ought to have been to possessed, for the said term of one year so thereof demised as aforefaid; and although he the faid I. was always, from the time of making the faid promifes and undertakings, during the faid term of one year, at, &c. aforefaid, ready and willing to hold, use, occupy, possess, and enjoy the said premises with the appurtenances, for and during the whole of the faid term fo to him thereof demised as aforefaid, to wit, at, &c. aforefaid: Yet the faid J. in fact further faith, that the faid E. not regarding. &c. but contriving, &c. (Same conclusion as that to the 118 Course.

Count, mutatis mutandis; Counts for money had and received, lent and laid out; and common conclusion to the last Counts.) C. RUNNINGTON.

MIDDLESEX, to wit. Thomas Eaton complains of James Special off imp-Pierce, being, &c.; for that whereas before and at the time of the fit in B.R. upon naking of the promife and undertaking of the faid James here-an agreement to after next mentioned, one Edward Matthews had let and demised up possible to unto the faid Thomas, and the faid Thomas had taken of the faid plantal of cer-Edward a certain meffuage or dweiling house called and known by tain premises, the name of The Crown Ale-house, and divers, to wit, twenty (which one A B. acres of land with the appurtenances, fituate, lying, and being in plaintff, and the parish of Enfield, in the county of Middlesex aforesaid; and then in the ocwhich faid premises, at the time they were so let and demised to copation of deand taken by the faid Thomas as aforcfaid, were in the tenure, oc-fendant,) if cupation, and possession of the said James, as tenant thereof to the plaintiff would And whereas here-goods upon the faid Edward, to wit, at the parish aforesaid. tofore, to wit, on the day of May A. D. 1770, to wil, premited at the parish aforesaid, a certain discourse was had and moved by and between the faid Thomas and the faid James of and concerning the faid demife so made by the faid Edward to the faid Thomas of the faid premifes as aforefaid; and thereupon, in confideration that the faid Thomas, at the special instance and request of the faid James, would buy and take of and from him the fair. James to many of the goods of him the faid Thomas then being on the taid premises, so being in the possession of the faid James as aforefaid, as he the faid James should choose to part with, he the faid James then and there, to wit, on the day and year last aforefaid, at the parish aforefaid, undertook and faithfully promised the faid Thomas, that he the faid James would quit peffession of the faid premises, and deliver full possession thereof to the said Thomas, on the request of the faid Thomas. And the faid Thomas avers, that although he the faid Thomas, confiding in the faid promife and undertaking of the faid James to by him made in this behalf as aforefaid, was ready and willing to buy and take, and did afterwards, to wit, on the eleventh day of May in the year 1770 aforefaid, at the parish aforesaid, offer to buy and take of and from him the faid James so many of the goods of him the said James, being on the faid premites to in the polletion of the faid James as aforefaid, as he the faid James should choose to part with, did then and there, to wit, on the day and year laft aforefaid, at the parish aforefaid, request the faid James to quit possession of the said premises, and to deliver possession thereof to him the faid Thomas, and was then and there ready and willing, and offered to enter into and upon, and take possession thereof: Yet the faid Thomas further faith, that the faid James, not regarding his promise and undertaking so by him made in this behialf as aforetaid, but contriving and traudulently intending craftily and fubtilly to deceive and defraud the faid. I homas in this behalf, he the faid James did not nor would, on the day and year last atorelaid,

2d Count.

aforesaid, at, &c. aforesaid, when he was so requested as aforesaid for the purpose aforesaid, quit possession of the said premises, or deliver or give possession, nor hath he at any time since hitherto as yet, delivered or given, or caused or procured to be delivered or given, possession; nor would be then and there suffer or permit, nor hath he at any time fince hitherto as yet suffered or permitted the faid Thomas to enter into or take possession of the faid premiles, or of any part thereof, but then and there retained and kept, and hath always from thence hitherto wholly retained and kept, and still doth re ain and keep, the possession thereof, and from thence hitherto kept the said I homas out of and from the fame, and wholly prevented him from entering into the possession thereof, or of any part thereof, (although to perform his promife and undertaking to by him made in this behalf as aforefaid, he the faid James was requested by the said Thomas as aforesaid afterwards, to wit, on the day and year last aforesaid, and often afterwards, to wit, at the parish of, &c.) but he to perform the same hath hitherto wholly refused, and still refuses so to do. (2d Count, stating that defendant held the premises of Matthews as his tenant thereof, and was in possession thereof; colleguium of and concerning the faid premises, that defendant wanted to quit them, and that they were then to be let, as defendant then and there afferted; agreement, that it plaintiff should and would agree with Matthews to become his tenant in the place and stead of defendant, that the defendant would give and yield to plaintiff immediate possession on request.) Mutual promises aver that it was agreed accordingly, whereby plaintiff became tenant in the room of defendant, whereof defendant had notice: Vet, &c. (Breaches as before.) 3d Count recites pollession in defendant, as in 2d; colloquium; special agreement, that if Matthews would let and denuse the same to plaintiff, he the defendant would give him possession thereof on request; averment, &c. bieach, &c. 4th Count recites that defendant was possessed of the premises, and thereupon demised the fame to plaintiff for a year; and that although plaintiff was willing. and requested defendant to let him enter; yet, &c. (breach as 5th Count, money lent, laid out, and received; and common conclusion to those Counts).

C. RUNNINGTON:

Demurrer book husband and wife, executrix

HEREFORDSHIRE, to wit. Be it remembered, that on Friday in an action by next after the morrow of the Holy Trinity in this fame Term, before our lord the king at Westminster, come James Lewis and Catharine his wife, executrix of the last will and testament of John cf a former huf- Griffiths her late husband deceased, by Francis Eves their attorney, band, for use and eccepation in tel and bring into the court of our faid lord the king now here, their bill stater's lifetime, against Samuel Morris, being, &c. in a plea of trespass on the case, and there are pledges for the profecution, to wit, John Doc and Richard Roe; which faid bill follows in these words, to wit, Herefordshire, to wit, James Lewis and Catharine his wife, ex-

A Declaration.

ecutrix of the last will and testament of John Grissiths her late husband deceased, complain against Samuel Morris, being, &c.; for that whereas the faid Samuel heretofore, to wit, on the twentyfirst day of March in the year of Our Lord 1793, at Ross, in the faid county of Hereford, was indebted to the faid John in his lifetime in the fum of one hundred and eighty pounds of lawful money of Great Britain, for the use and occupation of a certain messuage or dwelling-house with the appurtenances, situate, standing, and being in the parish of All Saints, in the city of Hereford, by the faid Samuel, at his special instance and request, and by the permission of the said John in his lifetime, for a long space of time, to wit, for the space of eight years then elapsed, had, held, used, occupied, possessed, and enjoyed: And being so indebted, he the said Samuel, in confideration thereof, afterwards, to wit, on the fame day and year aforefaid, at Ross aforefaid, in the county aforefaid, undertook, and to the faid John in his lifetime then and there faithfully promifed to pay to him the faid fum of money. (2d Count, a quantum meruit; 3d, money had and received; 4th, account flated.) Yet the faid Samuel, not regarding his faid feveral promifes, Conclusion by and undertakings so by him made as aforesaid, but contriving and husband and fraudulently intending craftily and fubtilly to deceive and de-of a former hulfraud the faid John in his lifetime, and the faid Catharine, band after the death of the said John, whilst she was sole and unmarried, and the faid James and Catharine fince the marriage celebrated between them, in this respect, hath not yet paid the faid feveral fums of money, or any part thereof, to them or any of them, (although so to do he the faid Samuel, by the faid John in his lifetime, and by the faid Catharine after the death of the faid John whilst the was sole, and by the said James and Catharine after the marriage celebrated between them, to wit, on the first day of July in the year aforesaid, at Ross aforesaid, in the county aforesaid, was requested); but to pay the same, or any part thereof, to them, or any or either of them, the faid Samuel hath wholly refused, and to pay the same to the said James and Catharine still doth refuse, to the damage of the said James and Catharine of one hundred and eighty pounds; and therefore they bring their fuit, &c. And the faid James and Catharine bring into court the letters teftamentary of the faid John, whereby it fully appears to the Court here, that the faid Catharine is executrix of the faid iast will and testament, and hath the execution thereof, &c.

And the said Samuel, by Richard Broome his attorney, comes Plea 1st, Nonand defends the wrong and injury, when, &c. and fays, that he attumine. did not undertake and promise in manner and form as the said James and Catharine hath above thereof complained against him, ad, Non afand of this he puts himself upon the country, &c. And for further sunpfit infra plea in this behalf, by leave, &c. (actio non); because he says, that fex annos next he did not undertake or promise at any time within fix years next before exhibitbefore the day of exhibiting the bill of them the faid James and ing plaintiff's Catharine in manner and form as the faid J. and C. have above bill.

mean time.

thereof complained against him; and this the said Samuel is read to verify; whereof he prays judgment, if the faid I. and C. ought ad. That plain to have or maintain their aforefaid action thereof against him, &c. lift's testator in And for further plea in this behalf the said S. by like leave, &c. his lifetime, with one J. W. (actio non); because he says, that the said J. G. deceased in his and E I rith lifetime, together with one John Weaver and one Edward Jones, August 1767, b fore the exhibiting of the bill of the faid J. and C. to wit, on became south the eleventh day of August in the year of Our Lord 1767, at Ross and fercially aforesaid, in the county aforesaid, by their certain writing obligabeth Critton in tory sealed with their respective seals, and to the court of our sool condition lord the king now here shewn, the date whereof is the same day ed for payment and year last aforesaid, acknowledged thems lives to be held and of 250l. when firmly bound to Elizabeth Gritton of the parish of Madby in the the should at fail county of Hereford, spinster, in the sum of five hundred tain the age of at yearsor mar pounds of good and lawful money of Great Britain, to be paid to re, and for acr the faid Elizabeth, or her certain attorney, executors, adminimaintenanceand strators, or assigns, and for which payment to be well and faitneducation in the fully made they bound themselves, and every of them, by himself for the whole, their and every of their heirs, executors, and edministrators, and every of them, firmly by the said writing obligatory, with a condition thereunder written, that if the faid J.G. I. W. and E. J. or either of them, their or either of their heirs, executors, or administrators, did and would well and truly pay, or cause to be paid unto the said E. G. her executors, administrators, or assigns, the sum of two hundred and fifty pounds of good and lawful money of Great Britain when she should attain the ago of twenty-one years, or on the day of marriage, which should first happen: And in case the said Elizabeth G. should happen to die before the should attain such her age of twenty-one years, or be married as aforefaid, that then, if the faid J.G. J. W. and E. I or either of them, their or either of their heirs, executors, or administrators, did and should pay, or cause to be paid unto the legal representative or representatives of the said E. G. the fum of two hundred and fifty pounds, clear of all deductions: And alfo, that if the faid J. G. should and would find and provide for the faid E. G. until she should arrive to such her age of twenty-one years or day of marriage as aforefaid, good, wholefome, and fufficient meat, drink, woshing, and all other necessaries: And also should and would take care to have the said Elizabeth educated and influcted in the best way and manner that he could, fitting for a person of her degree: that then the above written obligation to be That on the 1st void and of none effect, or else to be and remain in full force and of July 1775 de- virtue. And the faid Samuel in fact fays, that afterwards, and after firdant married the making the faid writing obligatory, and before the faid Eliza-Lid E. G. the beth bad attained her faid age of twenty-one years, in the faid connot having then dition of the faid writing obligatory mentioned, to wit, on the first of 21 years, of of July in the year of Our Lord 17-5, at Ross aforesaid, in the county which plantiff a aforefited, he the faid Samuel intermarried with and took to wife festor in his the (aid Elizabeth, whereof the faid J. G. in his lifetime after bifetime had no- wards, to wit, on the day and year last aforefaid, at Rofs aforefaid,

in the county aforesaid, had notice. And the said Samuel fur-That in testa. ther faith, that at the time of the death of the faid J. G. and also tor's lifetime at the time of the exhibiting of the bill of them the faid J. and C. in and at the time of his death, and this behalf, there (1) was and now is justly and truly due and owing of exhibiting to the faid Samuel from the faid J. and C. upon and by virtue of plaintiff's bill, the fuid writing obligatory, for principal money and interest, a large there was, and fum of money, to wit, the sum of fifty-six pounds seven shill yet is due and lings and threepence, of lawful money of Great Britain, to wit, sendant, by viral Rose aforeshild in the country of trackid. And the Side Sendant, by viral at Ross aforesaid, in the county aforesaid. And the said Samuel tue of the said further fays, that the faid J. G. deceased, in his lifetime, and at writing obligathe time of his death, was, and that the faid J. and C. as execu-tory, for princitrix as aforetaid, before and at the time of the exhibiting of the paland interests, bill of them the said J. and C. in this behalf, were and still are a further sum for justly and truly indebted unto him the faid Samuel in the sum of money lent, five hundred pounds of like lawful money, for to much money by paid, had, and the faid Samuel before that time paid, laid out and expended to received, and on and for the use of the said J. G. in his lifetime, at his special in-interlator's life-interlator's lifestance and request; and in the further sum of five hundred pounds time, which ex, of like lawful money, for so much money by the faid Samuel be-ceed plaintiff's fore that time lent and advanced to the faid J. G. in his lifetime, demand, and out at his special instance and request; and in the surther sum of sive done of which defend the special instance and request; and in the surther sum of sive done offers to fi hundred pounds of like liwful money, for money by the faid J. G. of and deduct before that time, and in his lifetime, had and received to and for plaintiff 's dathe use of the said Samuel; and in the further sum of sive hundred mages. pounds of like lawful money, for fo much money due and payable (1) A debt due from the faid J. G. in his lifetime to the faid Samuel upon the to a manintight balance of an account before that time, and in the lifetime of the of his wife canfaid J. G. stated and settled between the said Samuel and the said not be set off in J. G. to wit, at Rots aforesaid, in the county aforesaid; which him on his own faid feveral furns of money, so due and owing to the said Samuel contract; Buil as aforefaid, exceed the damages sustained by the said J. and C. N.P. 179. The executrix as aforefaid, by reason of the non performance of the Court, perhaps feveral promifes and undertakings in the faid declaration mentioned; so much of which said several sums of money so due and owing debts due to the to the faid Samuel as aforefaid, as will be sufficient to satisfy the wife before co faid J. and C. as executrix as aforefaid their faid damages, the faid verture, and a Samuel will deduct and let off, according to the form of the statute the husband is in such case made and provided; and this he is ready to write her right after in such case made and provided: and this he is ready to verify; in the somer; wherefore he prays judgment if the faid J. and C. executrix as is held they aforesaid, ought to have or maintain their aforesaid action thereof must join; the against him, &c.

Lit. 53. b. 354

Hardy w. Ro binfon, 1. Keb. So. S. C. Sid. 290 Anon. Owen, Sa. Per Lord Hardwick in Garforth w. Brindle z. Vez 676. 2. Com. Dig. tit. Baron & Feme, Let. Y. In the latter the husband may sue alone r. Vern. 396. Sir John Britt against Cumherland, 3. Bulftr. 163. Oglander v. Bastin, 1. Vern. 361 Howel v. Maine, 3. Lev. 403. Qu the difference between bringing an action for fuch diebt ar pleading it in har? In the latter cale, it must be a complete bar at the commencement of the fritan arreft, and continue to through every intermediate stage, to the end, independent of extrinite circum. stances to alter or change it. Co. Lit. 351. Vez 676, I. Bac. Abr. 289,

# ASSUMPSIT SPECIAL.—Concerning SALE,

Replication, iffendant, by vir-Elizabeth his wise, and that it is otherwise informal.

And as to the faid plea of the faid Samuel by him first above fue on defend- pleaded, whereof he hath put himself upon the country, the said ant's pleas, ex- s. and C. do the like, &c. And as to the said plea of the said much of the Samuel by him secondly above pleaded in bar, the said J. and C. third as attempts fay, that they, by reason of any thing in that plea above alleged, to fet off the ought pot to be barred from having or maintaining their faid acmoney supposed tion against him the said Samuel, because they fay, that the said to be due to de- Samuel did, within fix years next before the day of exhibiting the tue of the bond bill of them the faid J. and C. undertake and promise in manner therein men. and form as the faid J. and C. have above thereof complained sioned; and spe- against him: and this they pray may be enquired of by the coungial demurrer to try; and the faid Samuel doth the like. And as to the faid plea that, because it of the said Samuel by him lastly above pleaded in bar, the said set off adebt due J. and C. fay, that they, by reason of any thing in that plea above and owing to alleged, ought not to be barred from having and maintaining their defendant and faid action thereof against him the said Samuel as to so much of the faid plea as endeavours to fet off and deduct the faid fum of money supposed to be due and owing to the said Samuel upon and by virtue of the faid writing obligatory in the faid plea mentioned; the faid J. and C. fay, that the faid part of the faid plea, and the matters therein contained, are not sufficient in law to bar or preclude the faid J. and C. from having and maintaining their faid action thereof against the said Samuel; to which said part of the faid plea, in manner and form as the fame is above pleaded, they the faid J. and C. are under no necessity, nor are they bound by the law of the land to answer: and this they are ready to verify; wherefore, for want of a sufficient plea in this behalf, the faid J. and C. pray judgment and their damages by reason of the non-performance of the faid feveral promifes and undertakings to be adjudged to them, &c. And for cause of demurrer in law, according to the form of the fratute in fuch case made and provided, show to the Court here the causes following, that is to fay, for that by the faid part of the faid plea the faid Samuel has endeavoured and attempted to let off and deduct from the damages to be recovered against the said Samuel, by reason of the not performing the faid promifes and undertakings fo made by the faid Samuel as aforefaid, a debt due and owing to the faid Samuel and Elizabeth his wife; and for that the faid part of the faid plea is in other respects insufficient and informal; and as to the relidue of the faid plea, the faid James and C. fay, that the faid J. G. in his lifetime, or at the time of his death, was not, nor were the faid J. and C. executrix as aforefaid, at the time of exhibiting the bill of them the faid I. and C. or at any time fince, andebted to the faid Sunuel in manner and form as the faid Samuel hath above in that behalf alleged. And this they pray may be enquired of by the country; and the faid Samuel doth the like. THO. BARROW.

And the faid Samuel fince that he hath above, in his faid plea Joinder in deby him lastly above pleaded in bar, alleged sufficient matter in law to bar the fiid J. and C. from having and maintaining their aforefaid action thereof against him, which the said Samuel is ready to verify; which faid plea by him above pleaded in bar, and the matters therein contained, the laid J. and C. have not denied, or in anywife answered thereto, but have wholly refused to admit the verification thereof: Therefore, as before, the faid Samuel prays judgment if the faid I, and C, executrix as aforefaid, ought to have or maintain their aforesaid action against him, &c. But because, &c.

MIDDLESEX, J. John Collyer complains of Richard Declaration in Wilks, being in the custody of, &c. in a plea of trespass on the B. R. on a special ense, &c. for that whereas, on the twentieth day of June A. D. cial agreement 1781, at Westminster in the faid county of Middlesex, it was to let or affiguithm agreed by and between the said John and the said Richard, that interest, &c. in the faid Richard should LLT to the faid John all his right and in- on a certain day terest of and in certain premises known by the sign of the Glo- or foreit nine vers Arms, fituate and being in Old street in the parish of St. guineas, plain-Luke, Old firett, in the full county of Middlefex, and then in tif deposited: the possession of him the faid Richard, and that the faid John the hands of a should give fitteen pounds for the good-will of the trade of the third person to find premites, and likewife take the goods and fixtures in, of, and bind the agreebelonging to the faid premates, at a fair appraisement by two ap- ment. prailers, or their umpire, and the flock in trade, such as brandics. rums, and compounds, not exceeding the value of five pounds, at a fair valuation; and that faid Richard should pay up all rent and taxes to the time the faid John should take possession of the said premiles, which, it was mutually agreed between the faid John and the faid Richard, should be on or before the twenty-fixth day of June then influit, to wit, in the year 1781 aforefuld: and it was also then an i there further agreed, by and between the said John and the fuld Richard, that it either of them should retuse to comply with every article of the faid agreement, then the faid party fo refusing should and would pay to the other, or his order, the fum of nine guineas (that is to fay, the fum of nine pounds nine shillings of lawful money of Great Britain). And the said agreement being so made, he the said John then and there, to wit, on the faid twentieth day of June in the year aforefaid, at W. aforefaid, at the special instance and request of the said Richard, undertook and faithfully promised the said Richard to perform and fulfil the said agreement in all things therein contained on his part and behalf to be performed and fulfilled; and as a fecurity, as well for the performance of the faid agreement on his part, as to induce, and enforce and secure a performance thereof on the part of the said Richard, he the faid John then and there deposited, in the hands of one Thomas Robinson, the sum of five pounds five shillings for the use of the said Richard, in case he the said John neglected or  $G_2$ refused

refused to perform the aforesaid agreement on his part: whereupon the laid Richard then and there, to wit, on the faid twentieth day of June in the year 1781 aforefaid, at W. aforefaid, in confideration of the premifes, undertook and faithfully promifed the faid John to perform and fulfil the faid agreement in all things therein contained on his part and behalf to be performed and fulfilled. And the faid John in fact faith, that although he the faid John hath always been ready and willing to do and perform every thing in the aforelaid agreement contained on his part and behalf, according to the tenor and effect, true intent and meaning of the faid agreement, and of his promife and undertaking in that behalf made as aforefuld; and on the twenty-fixth day of the full month of June in the year 1781 aforciaid, at Wolfminster aforciaid, was ready and willing, and offered to accept and take all the right, title, and interest of the said Richard of, in, and to the said pienules in the faid agreement mentioned, with the appurtenanceand to enter into and take polluffion of the fame upon the terms in the aforefaid agreement specified, and then and there required the faid Richard to let the fame unto him the fud John upon the terms, and according to the tenor and effect, true intent and meaning of the affredaid agreement. Yet the faid John in fact faith, that the faid Richard did not, on the twenty-fixth day or June in the year 1781 aforefaid, nor has he at any other it no whatfoever, let his right, title, and interest of, in, and to the said premites in the faid agreement mentioned, to him the faid John, upon the terms, and according to the tenor and effect, true inthat and meaning of the aforefaild agreement, or on any other terms whatloever, but on the contrary the faid Richard wholly refused so to do, and therein wholly failed and made default, contrary to the tenor and effect, true intent and meaning of the this agreement, by reason whereof, and according to the tenor and effect, true intene and meaning of the aforeful agreement, and the promise and undertaking of the sud Richard in that respect made as aforesaid, he the said Richard became liable to pay, and ought to have paid to the fud John, the fum of sine pounds nine shillings, the value of the full nine guineas so agreed to be paid by the party neglecting to perform the faid agreement as aforelaid, to wit, at W. alorelaid, whereof the faid Richa ard afterwards, to wit, on the twenty-seventh day of June in the year aforelaid, there had notice. Yet the faid Richard, not regarding, &c. (Common conclusion for the nine pounds nine shilungs.)

Declaration in and a penalty.

MIDDLESEX, f. James Thorp, late of, &c. was attached C. B. on afpe. to answer unto William Dorman in a plea of trespass on the case; clasaffumput to and thereupon the faid William, by John Slacke his attorney, talk a boule and complains, that whereas the faid William heretofore, to wit, ou to purchase the the twenty-fifth day of June A. D. 1783, was lawfully possessed goods, fixtures, of and in a certain house known by the name or fign of The Star the brokers, faid country of Middlelex, under and by virtue of a certain demile. thornof

thereof thentofore made to him the faid William, and then sublishing and undetermined, to wit, at Westminster, in the said county of Middlefex. And whereas the faid William then and there car- in Court for ried on the trade and business of a victualler in the said house, and the sorfeithre. was lawfully possessed of certain fixtures, and of certain other goods and stock in trade, confisting of beer and spirituous liquors, then being in the faid house, as of his own proper goods and chattels, and was then and there about to quit the faid house and premises: and thereupon afterwards, to wit, on the day and year 2d Count geneaforefaid, it was agreed by and between the faid William and the ral (x), faid James, that the faid William should dispose of (that is to fay, (1) Luxton and to the faid James) the faid goods and fixtures of him the faid Robinson: 100 William to being in the house known by the name of The Star and Doug. 59 3. Garter ale-house as aforesaid, at a fair appraisement to be made by two brokers; and if they should not agree, then that they thould choose a third person, whose determination should be final; and that he the faid William should dispose of (that is to fay, to the said James) the heer in the said house, at the prime cost; the spirituous and other liquors, not exceeding in value ten pounds, at prices as per bills of parcels; and also \* that the faid William should clear goods and fixtures with the said broker of the faid William: and although the faid James was then and there requested by the faid William to purchase and take the said goods, fixtures, and stock of liquors in the said agreement specified, and so by him agreed to be purchased as aforesaid, in the manner, upon the terms, and according to the tenor and effect of the said agreement: Yet the said William in sact saith, that the taid James did not, when he was to requested as aforesaid, appoint, provide, or procure, nor hath he at any other time whatfoever hitherto appointed, provided; or produced any broker to appraifa the faid goods and fixtures in the faid house, in the faid agreement mentioned, on his part and behalf, according to the tenor and effeet, true intent and meaning of the faid agreement; nor did he, either on or before the faid leventh day of July in the year 1733 aforesaid, purchase, nor hath he at any time since hitherto purchased the said goods and fixtures, together with the said stock, and liquors to by him agreed to be purchased from the said William as aforefaid, or any or either of them, or any part thereof, in the manner, upon the terms, and according to the tenoy and effect of the faid agreement, or upon any other terms whathever; but on the contrary the faid James hath hitherto wholly refused to take or nurchase the same, or to enter into or take possession of the faid house in the faid agreement mentioned, contrary to the tenor, effect, and meaning of the faid agreement; whereby, and by reason of which premises, and according to the tenor and effects of the faid agreement, and of the faid promife and undertaking of the faid James, he the faid James, upon his neglecting to fulfil the faid agreement as aforelaid, that is to lay, on the day and year last: aforesaid, at Westminster aforesaid, in the said county of M. forscited, and became liable to pay to him the faid Williams the faid

ed Count.

fum of twenty pounds so agreed to be forseited and paid by the party neglecting to fulfil the faid agreement as aforefaid, when he the faid James should be thereto requested; whereof the said James afterwards, to wit, on the day and year last aloresaid, ac, &c. aforefaid, had notice. And whereas the faid William heretofore, to wit, on the said twenty-fifth day of June A. D. 1783 aforefaid, was lawfully possessed (&c. as in the 1st Count, to this mark x, then proceed thus); Yet the faid William in fact further faith, that the faid James, not regarding the faid last mentioned agreement, nor his promife and undertaking in that respect made as aforefaid, but contriving and fraudulently intending craftily and subtilly to deceive and defraud the said William in this hehalf, did not, upon the faid seventh day of July in the year 1783 aforefaid, enter into and take possession of the said house in the faid last mentioned agreement specified; nor did he then, nor at any other time whatfoever, appoint, provide, or procure any bro-: ker to appraise the said goods and fixtures in the said house, in "The faid lait mentioned agreement mentioned, on his part and behalf, according to the tenor, effect, and meaning of the faid lattformentioned agreement; nor did he, either on or before the faid - seventh day of July in the year 1783 aforefaid, nor hath he at any If time fince, purchased from the said William the said goods and fixwatures, together with the faid flock of liquors to by him agreed to The purchased as last aforesaid, or any or either of them, or any sapart thereof, in the manner and upon the terms of the faid last -Executioned agreement, or upon any other terms whatfoever (although requested so to do as aforesaid); bu, on the contrary, he the faid William hath hitherto wholly refused, and still doth refuse so to do, contrary to the tenor, esfect, and meaning of the : faid last mentioned agreement, and the said last mentioned promife and undertaking of him the feed James, to wit, at, &c. aforefaid. (A Count for money laid out, &c. and for money had and received, and on an account stated.) Yet the said James, not regarding his first and three last mentioned promises and undertakgings to by him in manner and form aforefaid made, but contriving, Exc. craftily and subtilly to deceive, &c. hath not as yet paid the 🎏 faid fung of twenty pounds to by him forfeited as aforefaid, and the isid, several sums of money in the three last mentioned promises and windertakings specified, or any or either of such sums of money, or any part thereof, to the faid William, (although, &c. to the said of a common conclution,) to the damage of the faid William of fifty pounds, for which he brings his fuit, &c. V. LAWES. · (1)

Peclaration by CORNWALL, to wit. John Williams complains against the Administrator John Russell, being, &c. for that whereas the said John Williams, and a on the twenty-fifth day of April 1777, as administrator of all and permit agree ingular the goods, chattels, and credits of John Hoskin deceased,

to defendant a leafehold estate by a proper deed of assignment, and that plain. The pay defendant the purchase money on 2d May next, against defendant for not paying, &2.

at the time of his death, who died intestate during the minority of lames Holkin, son of the said John Holkin, which said James H. then was and still is alive, and an infant under the age of twenty-one years, was lawfully possessed of a certain dwelling-house. fmith's shop, garden, and meadow thereunto belonging, situate, lying, and being in the parish of St. Hilary in the faid county of Cornwall, for the remainder of a term of ninety-nine years thereof granted, in case the said James Hoskin should so long; And whereas, on the same day and year aforefuld, at the parish aforesaid, a certain discourse was moved and had by and between the faid J. W. and J. R. of and concerning the premifes aforefaid, and of and concerning the estate and interest of the faid J. W. in the same, and of and concerning the said J. R.'s becoming a purchaser of the said estate and interest of the said, J. Williams; and also of and concerning a sum of money to be paid by the faid J. R. to the faid J. W. as and for the purchasemoney of the faid premites; and upon that discourse it was then and there agreed between the faid J. W. and J. R. that the faid J. K. should and would purchase the aforesaid premises of and from the faid J. W. at the price of '. 1: and that the faid J. R. should have a good and sufficient deed of assign. ment of the premises aforesaid, to be drawn by J. T. of, &c. at the faid J. R.'s expence of one pound fixteen shillings, and executed at C. on the third day of May then next, when the faid purchase-money should be paid, and the said J. R. should and would pay the lord's fent, and all other the payments, covenants, and other the agreements in the original leafe contained; and that the faid J. R. should and would pay the lord's rent, rates, taxes, tithes, and all other outgoings whatfoever to that time; and the faid agreement being so made, the faid J. R. afterwards, to wit, on the same day and year last mentioned, at the parish of St. Hilary, in confideration thereof, and also in confideration that the fail J. W. at the special instance and request of the said J. R. had then and there undertaken, and faithfully promifed the faid J. R. to perform the faid agreement in all things on the part of the faid J. W. to be performed, undertook, and then and there faithfully promised the said J. W. to perform the said agreement in all things on the part of him the faid J. R. to be performed: Nevertheless the said J. R. not regarding, &c. did not on the third day of May then next following, the time of making the aforefaid agreement, not at any other time hitherto, pay or caule to he paid to the faid J. W. the faid fum of thirty-fix pounds five shillings; or any part thereof, as he ought to have done, according to the form and effect of the faid agreement, and his faid promife and undertaking in that behalf made as aforefaid (although the faid J. W. afterwards, to wit, on the third day of May next enfuing, the time of making the aforefaid agreement, did duly execute to the faid J. R. at C. aforefaid, a good and sufficient deed of affigument of the aforefaid premises, drawn by the said J. T. according to the true intent and meaning of the faid agreement; whereof the faid

J. R. afterwards, to wit, on the same day and year aforesaid, at, &c. had notice; and although the faid J. R. was then and there and chen afterwards, at, &c. requested by the said J. W. to pay him the faid funi of money); but to pay the faine to the faid J. W. he the faid J. R. huth hitherto altogether refused, and still doth refuse. And whereas also the said J. W. asterwards, to wit, on the faid twenty-first day of April in the year aforefaid, as administrator of all and singular the goods, chattels, and credits of the faid J. H. deceased, at the time of his death, who died intestate during the minority of the faid Janies H. son of the said J. H. which faid James H. then was and yet is alive, under the age of twenty-one years, was lawfully possessed of two fields or closes of land, lituate, lying, and being in the faid parish of St. Hilary in the county aforefaid, for the remainder of a term of ninety-nine years thereof granted, in case J. H. W. H. and James H. son of faid J. H. deceased, should so long live: and whereas, on the same day and year last aforesaid, at the parish aforesaid, a certain discourse was moved and had by and between the said J. W. and J. R of and concerning the premifes aforefaid, and of and concerning the estate and interest of the said J. W. in the fame, and of and concerning the faid J. R. becoming a purchafer of the faid last-mentioned estate and interest of the faid J. W. and also of and concerning a sum of money to be paid by the faid J. R. to the faid J. W. as and for the purch fermoney of the faid premifes last aforesaid; and upon that discourse it was then and there agreed between the faid J. W. and J. R. that the faid J. R. should and would purchase the said last mentioned premises of and from the faid 1. W. at the price of I. and that the faid J. R. should have a sufficient deed of assignment of the premises last aforefaid, to be drawn and prepared by the faid I. T. attorney at law at Redruth aforesaid, at the said J. R.'s expense, of , and executed at C. aforefuld on faid third day of May then next, when the faid last-mentioned purchase-money should be paid, and that the faid J. R. should and would pay the lord's rent, and perform the covenants, conditions, and agreements in the original leafe contained; and that the faid J. R. should and would pay the lord's Fent, rates, taxes, tithes, and all other outgoings whatfoever, from Lady-day then last, and that he the said J. R. should be discharged from all outgoings whatfoever to that time: and the faid agreement being made as aforefaid, the faid 1. R. afterwards, to wit, or the same day and year first above mentioned, at the said parish of St. Hilary, in consideration thereof, and also in consideration that the said J. W. at the special instance and request of the faid J. R. had then and there undertaken and faithfully promiled the faid J. R. to perform the faid last mentioned agreement in all things on the part of the faid J. R. to be performed, undertook, and then and there faithfully promifed the faid J. W. to perform the faid last mentioned agreement in all things on the part of him the faid I. R. to be performed: Nevertheless the said J. K. not at all regarding his faid lass mentioned promise and undertaking



dertaking in form aforefaid made, but contriving, &c. did not, on the third day of May next enfuing the time of making the faid last mentioned agreement, nor at any other time hitherto, pay or cause to be paid to the said J. W. the said last mentioned sum of

I, or any part thereof, as he ought to have done, according to the form and effect of the faid last mentioned agreement, and his last mentioned promise and undertaking in that behalf made as aforefaid, although the faid J. W. afterwards, to wit, on the third day of May next enfuing the time of making the faid last mentioned agreement, did duly execute to the said I. W. at C. aforesaid, a sufficient deed of assignment of the said last mentioned premises, drawn by the said J. T. according to the true intent and meaning of the faid last mentioned agreement; whereof the faid I. R. afterwards, to wit, on the fame day and year last aforefaid, at, &c. had notice; and although the faid J. R. was then and there, and often afterwards, at, &c. requested by the faid I. W. to pay him the faid last mentioned sum of money, but to ... pay the same to the said J. W. he the said J. R. hath hitherter altogether refused, and still doth refuse. (2d Count, use and occupation of one dwelling-house, one sliop, and one garden, and divers, to wit, twenty acres of land, twenty acres of meadow, and twenty acres of pasture, &c. 4th Count, quantum meruit: breach to the two last Counts.) F. Lower.

LANCASHIRE, to wit. John Wilson complains of Joseph Declaration in Hoyle, being, &c. in a plea of trespals on the case, &c. for that B.R. in special whereas the faid John heretofore, to wit, on the thirteenth day of affirmat for l'ebruary in the year of Our Lord 1784, at Liverpool in the faid greement in met county of L. was lawfully possessed of a certain public inn with activities for filling the appurtenances, fituate, standing, and being at L. aforefaid, of an integrand in the faid county of Lancaster, commonly called and known by payant for good the name or fign of The Angel and Crown Inn, and wherein the taking the asset faid John then and there, for a long time before, had exercised tores and house and carried on the business of an innkeeper. And whereas the mavelession ? faid John was also then and there lawfully possessed of certains goods, stock in trade, pictures, and fixtures in the faid inp, as of his own proper goods, stock in trade, pictures, and fixtures: And thereupon afterwards, to wit, on the day and year aforefaid, at L. aforesaid in the county aforesaid, in consideration that the laid John, at the special instance and request of the said James, would fell the faid goods, stock in trade, pictures, and fixtures, at a fair appraisement, and would also quit the said inn, and suffer and permit the said James to enter into possession of the same, to carry on the faid trade or buliness of an innkeeper therein, he the laid James undertook, and to the faid John then and there faith fully promifed to pay to him for the faid goods, Rock in trade, pictures, and fixtures, according to such apprailement as aforefaid ; and also the further sum of fifty pounds of lawful money of Great Britain, for the good-will and custom of the said inn: And the

## ASSUMPSIT SPECIAL -- Concerning SALE.

faid John in fact faith, that he, confiding in the faid promife and fundertaking of the taid Joseph, afterwards, to wit, on the day and year aforefaid, at L. aforefaid in the county aforefaid, did fell the faid goods, stock in trade, pictures, and fixtures hereinbefore mentioned, to the faid Joseph at a fair appraisement, in which the faid fixtures were then and there appraised at a certain large sum of money, to wit, for the fum-of thirty-feven pounds nine shillings of lawful money of Great Britain; whereof the faid Joseph then and there had notice; and did also then and there quit the Taid inn, and tuffer and permit the faid Joseph to enter into pos-Teffion of the fame; and the faid Joseph did accordingly enter into the fame, and hath from thence hitherto carried on the faid trade or business of an innkeeper therein: Yet the faid Joseph, not regarding his faid promife and undertaking to by him made as aforefald, but contriving and fraudulently intending craftily and fubrilly to deceive and defraud the faid John in this behalf, hath not as yet paid the faid John f r the aforefaid fixtures, according to fuch appraisement thereof as aforefaid, or in any other manner whatfoever; spor hath he as yet paid him the faid fum of fifty pounds for the faid good-will and custom of the aforcfuld inn, according to his faid promise and undertaking, (although so to do he the said Toseph was requested by the faid John afterwards, to wit, on the day and year aforefliid, and often afterwards, to wit, at Liverpool aforeflied in the county aforefaid;) but he for to do hath hitherto wholly refuled, and still doth refuse, contrary to his aforesaid promise and under-Come, to salting, and in breach and violation thereof. And whereas the faid John heretofore, to wit, on the day and year aforesaid, at L. aforefuid in the county aforefaid, was lawfully posselled of a certain other public inn with the appurtenances, fituate, standing, and being at L. aforelaid, commonly called The Angel and Crown Inn, and wherein he the faid John then and there, and for a long Frime before, exercised and carried on the business of an innkeeper; tand thereupon afterwards, to wit, on the day and year aforefaid, at L. aforefaid in the county afore faid, in confideration that the faid John, at the like special instance and request of the said Joseph, would relinquish and give up the possession of the said lastmentioned inn, and the trade and bufiness thereof, unto and in Mayour of him the faid Joseph, he the faid Joseph undertook, and to the faid John then and there faithfully promifed to pay him the further furn of fifty pounds of likelawful money of Great Britain: and the faid John in fact further faith, that he, confiding in the faid fait-mentioned promise and undertaking of the said Joseph, asgerwards to wit, on the day and year aforesaid, at L. aforesaid in the county aforefaid, did relinquish and give up possession of the Naid Jait-mentioned inn, and the trade and butiness thereof, unto and in favour of him the faid Joseph 3 and the faid Joseph did accordfinly enter into and take polletion of the lame, and from thence his stnerto hath enjoyed the lame, and the trade and business thereof: Net the LideJoseph, not regarding his faid promise and undersaking to by him made as last aforelaid, but contriving and fraudulently

W. W. Claus anentioning Mack.

## REFUSING TO ACCEPT ASSIGNMENT, &c. of HOUSES, &c.

Sently intending craftilly and subtilly to deceive and defraud the faid John in this behalf, hath not (although often requested) paid to the faid John the faid furn of fifty pounds so by him agreed to be given for the pollession and trade of the said last-mentioned inn as aforesaid, but altogether refused, and still doth refuse so to do, contrary to his faid last mentioned promise and undertaking, and V. Lawes. in breach and violation thereof.

MIDDLESEX, to wit. If John Torbeck and James Harri- Practice for Dead fon make you fecure, &c. then put, &c. Ilaac Farrer, late of character by original Bedford in the county of Lancuster, sustianinanusacturer, that he ginal in assumption be before our lord the king at Westminster, on whereso different ever, &c. to show, for that whereas the said John Torbeck and many with ince James Harrison, before and at the time of entering into the agree of two truttees ment hereafter next mentioned, were and fill are feifed in their in trul to F.A. demefne as of fee of and in the feveral hereditaments and prem les feetfold prein the faid agreement mentioned, and thereby agreed to be conveyed; and being fo feifed thereof, heretofore, to wit, on the fourth and use land day of July in the year of Our Lord 1792, at Westminster in the west per county of Middlefex, it was agreed by and between the faid John Action for himself, and the said James and the said Isac, first, that brought in the the faid John should and would, on or before the second day of the February then next enfuing, by good and dufficient conveyances decided in the in the law, fuch as Countel should advise, well and sufficiently sees the title grant and convey over unto the faid Isac, his heirs and aingns, when tendered all those three closes and parcels of land contained in lots No. 3 See Luxen and and 4, in an advertisement of an estate in Lowton in the laid Robinson. county, called Fair-house Estate or Fair-house Fenement, con- Dougle 308. taining in the whole, by common estimation, eight acres of land, Com. Dig. tit. were the same more or less, late the inheritance of one Thomas Reader, c. 34. Torbeck deceased, and then in the pobession of one Henry Hill Jones Bayclay, as tenant or farmer thereof, free from all incumbrances, to hold pour to to him the faid Itaac Farrer, his heirs and affigns, for ever: And the faid Iface, for the confideration thereof, did thereby agree to accept of the same premises, and to pay, or cause to be paid, to: the faid John or his affigns, the fum of 52l. 10s. for each and every acre of the same closes and parcels of land, for and as a confidence tion for the same premises, at and upon the said second day of ... February then next, each acre to contain one hundred and fixty perches, after eight yards to the perch or pole; the faid John. Torbeck to be entitled to the whole of that prefent year's rent, the faid Isaac having then paid one pound one thilling as earnest of the faid bargain, and in part payment of the purchase money And, by a certain indorfement on the back of the faid agreement. it was declared t parties, that the part of an acre an acre. And the faid agreement being fo made as aforefaid, afterwards, to wit, on the tourth day of July in the year aforefaid, at

ingroffed and the diale of

executed jender d and afferred to (3) rejuicd to W. MICLOS

Westminster aforesaid, in consideration that the said John sor himfelf, and the faid James, at the special instance and request of the faid Ifaac, had then and there undertaken and faithfully promifed the faid libac to perform and fulfil all things therein contained on the part and behalf of the vendor to be performed and fulfilled, he the faid Isaac undertook, and then and there faithfully promifed to perform and fulfil all things therein contained on his part and behalf to be performed and fulfilled, according to the true intent and meaning of the faid agreement. And the faid John and James in fact fay, that although afterwards, and within the time in and by the faid agreement for that purpole expressed, to wit, on the faid fecond day of February, then next enfuing the date of the faid agreement, to wit, at Westminster aforesaid, the said John and James did cause and procure to be prepared for execution, and for Its patternation that approbation of Council and of the faid Isac, (1) the draft of good and fufficient conveyances in the law, well and fufficiently to grant and convey unto the faid Isac, his heirs and assigns, the faid premifes in the faid agreement mentioned, and thereby agreed to be conveyed: And although the faid John and James were then and there (2) ready and willing, and offered and tendered to exelealed, and cute and deliver fuch good and fufficient conveyances in law, and would then and there have executed and delivered the fame to the faid Isac; but the said Isac then and there absolutely (2) dijcharged the said John and James from executing the same or any other conveyances in the law whatfoever; and although the faid Acveral closes and parcels of land in the said agreement mentioned, and thereby agreed to be conveyed, then and there contained divers, to wit, and pacres, each and every of the faid acres then and there containing one hundred and fixty perches, after eight yards to the perch or pole; of which the faid Ilaac then and there had notice; and although the faid John and James have well and truly performed, and been ready and willing to perform, all other things in the faid agreement contained on their part and behalf to be performed and fulfilled: Yet the faid Isac, not regarding his a faid agreement, nor his faid promife and undertaking to by him made in that behalf as aforefaid, but contriving and fraudulently intending chaftily and fubrilly to deceive and defraud the faid John and James in this behalf, did not nor would, when the faid grant and conveyance was tendered to the faid liaac in manner aforefaid, prize any other time whatfoever, pay, nor hath he as yet paid, to the faid John, and James, or either of them, the faid fitty two pounds ten shillings for each and every of the said acres of the said closes said parcels of land, for and as a confideration for the same premiles, except the faid one pound one thilling to paid as carnett of the faid bargain as aforefaid, or any part thereof, (although to to do the faid Isaac was requested by the said John and James afterwards, to wit, on the faid second day of February in the year of QuraLard 1793, and often afterwards, to wit, at Weltminster aforefaid,) but he fo to do bath hitherto wholly refused, and shill doth refuse. (2d Count, confidering the agreement as made with

### ASSIGNMENT, &c. of HOUSES, LANDS, &c.



both plaintiffs: 3d Count, omitting what is in italic, and inferting what is in the margin: other Counts for money had and received, paid, lent, and advanced; account stated; and common T. Barrow. conclusion.)

I Had duly confidered the queries now put (as to not floring the agreement to be in writing, and the declaring upon it as made with one when the action is brought by two) before I fattled this Pranips. The agreement being on plant pap r, need not he flut id to be in writing; but it is fulbecaut to prove it to at the trial. Sir T.

Ray. 451. In the 1st Count the agreement is flated to have been made in terms with one according to the fiel, but in effect with both plantiffs according to its peration. In the 2d Count it is contidered according to its legal meaning, as made with and to the use of both.

T. BARROW.

LONDON, to wit. Samuel Morris, late of, &c. was attached to Doctarition in answer upto James Farrell, &c. for that whereas heretofore, to C. Wie des ... wit, off, &c. the faid Samuel was in the polletion of a certain fendants for many methage or dwelling-house, commonly called or known by the district me to mellitage or dwelling-nouse, commonly called or knowle by the plaintiff polyname or light of The Orange Tree, fittute in a certain street fession of an ules called Orange-street, Red-Lion square, in the county of Mid-bons, which he thelex, in which faid mediuage or dwelling house he the faid Sa- had agreed to muel than exercifed and carried on the trade and buliness of a vice do, and also see muel then exercised and carried on the trade and dumines of a view pretending that tunifer: And whereas the faid Samuel was also then and there he had a lease of possessed of certain household goods, fixtures, stock in trade, &c. the house (when and other property of him the faid Samuel, then being in the faid in fact he had mellinge or dwelling house, (1) and then and there pretended not), which he himself to have or to be entitled to a certain lease of the said messuage would allign or develling house for a certain long term of years, and to have a whereby he chright to fell and offign over fuch leafe; and thereupon, whilf the tained or plainfand Samuel was fo poffeffed as aforefaid, and whilft he fo pre- tot a fam of tended himself to have and be entitled to such lease as aforefuid, and money in part to have a right to fell and affign over the fame, to quit, on, &c. at, of a much great Ce. it was agreed by and between the faid Samuel and James in plaint if was to manner following, that is to fay, the faid Samuel did then and give defordage there agree to fell unto the faid fames the leafe of his dwelling- on his obtaining; houl, known by the name of, &c. for the sum of one handred possession of the und fifty-five pounds, that is to jay, the faid leafe, which the faid premies. Samuel so pretended himself to have and be entitled to as aforesaid, (2) and she said and also to sell unto the said James all the said household goods Samuel being said and fixtures, his property, then in and upon the faid premites, by posteried as late appraisement of two brokers, or their unpire; and also his the said he was to post Samuel's flock of porter, ale, and amber, not exceeding twenty fated, to will butts; spirituous liquors not exceeding ten pounds; and also that on ac at, &c the faid Samuel would pay up all rent and taxes unto the day of delivery of the pollellion thereof, which was then and thereof agreed to be on or before the twenty-eighth day of December then next enfuing, that is to fay, the twenty-eighth day of December in the faid year 1787; and that the faid Sainuel would mend the broken windows, and assign his beer licence on being paid for the time to come therein: and it was mutually agreed between the

faid Samuel and James, that the party refusing to comply with and fulfil that agreement should forseit to the other of them on demand the fum of fifty pounds, as damages for the non-performance thereof; and the faid Samuel then and there acknowledged to have received of the faid James the fum of five guineas as a depolit in part of the faid agreement: and it was also then and there agreed, that the expences of the affigument of the leafe, that is to fay, the . faid leafe to agreed to be fold to the faid James as aforefaid, and the flanips of the inventory should be borne jointly between the parties: and the faid agreement being to made, the faid James then and there, to wit, on the twenty-fixth day of November in the year aforefaid, at London aforefaid, in the parish and ward aforefaid (Mutual promises). And the faid James in fact saith, that although the said household goods, fixtures, and property by the laid agreement agreed to be taken by appraisement as aforesaid, were; after the making of the faid agreement, appraised according to the tenor and effect of the laid agreement in that behalf; and although he the faid James, on the fail twenty-eighth day of December A.D. 1787, in the faid agreement mentioned, at, &c. was ready and willing to purchase and pay for the same, together with the said lease of the said premises, withich he the faid Samuel fo agreed to fell to the faid James as aforefailt; and also such stock of porter, ale, and amber, and spirituous. Is liquors, of him the faild Samuel, as by the said agreement was to be to bought by him the faid James as aforefaid, and also to enter into and accept and take possession of the premises in the faul agreement mentioned, according to the tenor and effect of the Taid agreement, and of his aforesaid promise and undertaking; and although he the faid James did do and perform, and was ready and willing to do and perform every thing in the faid agreement contailed on his part and behalf to be done and performed, according to the tenor thereof, and of his aforefaid promise in that behalf; and although he the faid James then and there, to wit, on the faid (2) to deliver up twenty-eighth day of, &c. at, &c. requested x the said Samuel the possession of (2) to fell and affign over to him the fuid fames the faid lease of the the profites last oforefuld premifes which the faid Samuel fo agreed to fell to the faid foresaid w him Jomes as aforefuld, according to the tenor and effect of his said agreement, and of his promise and undertaking in that behalf made as af relaid; Yet the faid Samuel, not regarding the faid agreement, nor his faid promile and undertaking in this behalf, did not nor would, on the faid twenty-eighth day, &c. or at any other time whatloever, (3) fell or assign over to the fatel James the said panes the pot leafe which he the faid Samuel to agreed to fell to the faid James as aforefall, of any other leafe whatfoever of the faid premifes, but had primites in then and there, and always afterwards, refused to fell or assign prentioned boer any fuel leafe unto him the faid James, contrary to the tenor remembers and effect of the faid agreement, and in breach and violation thereflored or of any of; whereby, and by reason of which said premites, he the said

Samuel forfeited and became liable to pay to the faid James the

the laid james !

fat deliver up white the faid fession of the pare thereof, but then and her always re. faid fum of fifty pounds, by the faid agreement agreed to be fifted to to do, or to fuffer of permit himto take the fame, and hindered and prevented him from fo

paid and forfeited by the party respectively refusing to comply with and fulfil fuch agreement; whereof the faid Samuel afterwards, to wit, on, &c. at, &c. had notice; and the faid furn of fifty pounds fo by ... him forfeited as aforefaid, was then and there demanded of him the faid James, and payment thereof required according to the tenor and effect of the faid agreement. And whereas heretofore, to wit, on, &c. at, &c. he the full Samuel was in the pollession, that is to fay, as leffee thereof, of a certain other meffuage or dwellinghouse, known, &c. (Finish this Count same as the first, only omitting what is in italic, and inferting in lieu thereof what is in the margin,) And whereas, &c. &c. (Go on with this Count? fame as the first, until you come to this mark x, then proceed as follows:) requested the said Samuel to perform the said last-mentioned agreement on his part and behalf: Yet the faid Samuel, not regarding the faid last-mentioned agreement, nor his faid lastmentioned promise and undertaking in this behalf, did not nor would then and there, or at any other time whatfoever, fell or cause to be sold unto the said James the said lease so agreed to be 🔆 fold by him as aforefaid of the faid dwelling-house in the faid lastmentioned agreement mentioned, nor the faid household goods, fixtures, flock of porter, ale and amber, and spirituous liquors, in the faid last-mentioned agreement specified, or any or either of them, or any part thereof, at the rate and upon the terms in the faid last-mentioned agreement specified, or at or upon any other rate or terms what loever; nor did nor would he the faid Samuel then and there, or at any other time whatfoever, deliver to, or fuffer or permit him the faid James to take pottettion of the faid last-mentioned messuages and premises, but he the said Samuel then and there, always from thence hitherto, hath refused, and still refuses so to do, contrary to the tenor and effect of the said last-mentioned agreement, and in breach and violation thereof: whereby, and by reason of which said last-mentioned premites, he the faid James loft and was deprived of all profit, benefit, and advantage that might and would otherwise have arisen and accrued to him from a performance of the faid last-mentioned agreement on ... the part of the laid Samuel, and was also put to great and fruitless : trouble and expence, to wit, to the expence of fifty pounds in and about the appraisement of the faid goods and other property to agreed to be bought and taken by appraisement as aforciaid, and in and about the removal of certain goods and furniture of him the faid James, under the idea of his entering into and having possesfion of the faid premifes in the faid last-mentioned agreement specified; and was and hath been wholly hindered and prevented from carrying on the faid bulinels of a victualler, which he otherwile. intended to do, and would have done, if the faid Samuel had performed and abided by his fail last-mentioned agreement, to with at London aforefaid, in the parish and ward aforefaid. And whereas heretofore, to wit, on, &c. at, &c. in confideration that the the faid fames, at the like special instance and request of the faid Samuel, had then and there agreed with the fald Samuel to put - :

chase and take of and from him the said Samuel a certain lease which he the faid Samuel then and there pretended himfelf to have and be entitled to, of a certain mefluage or dwelling-house with the appurtenances there, in the possession of him the faid Samuely commonly called and known by the name or fign of The Orange Tree, fituate in a certain street called Orange-street, Red-Lioniquare, in the faid county of Middlelex, for a certain large sum or money, to wit, for the fum of one hundred and fifty-five pounds, and in which faid last-mentioned messuage or dwelling-house he the faid Samuel then and there exercifed and carried on the trade and business of a victualler, he the said Samuel undertook, and then and there faithfully promifed the faid James, that he the faid Samuel then and there had and was entitled to the faid leafe, which he the faid Samuel to alledged himself to have and be entitled to of the faid last-mentioned melluage or dwelling-house as aforefaid, and that he the faid Samuel could and might, and then and there had a right to fell and affign over fuch leafe to him the faid James, and that he could accordingly sell and affign over the same unto him the faid James for the faid fum of one hundred and fifty-five pounds. And the faid James in fact faith, that although he the faid James was always ready and willing, and hath often offered to purchase and take of and from the said Samuel such lease as he fo alledged himself to have and be entitled to as last aforesaid, at and for such sum of one hundred and fifty-five pounds so agreed to be taken for the same as aforesaid; and although he would have accordingly bought and purchased such lease of the said Samuel, if he the faid Samuel had been in possession of and could have asfigned over the same: Yet the fild James in fact further faith, that the faid Samuel, contriving and fraudulently intending to deceive and injure the faid James in this behalf, did not regard his faid last-mentioned promise and undertaking, but did thereby acceive the faid James in this, that he the faid Samuel, at the time of the making of his faid last-mentioned promise and undertaking, had not, nor was he entitled to the faid leafe of the faid last-men+ tioned mellinge or dwelling-house, in which he the faid Samuel lo alledged himself to have and be entitled to as aforesaid, nor could, nor might, nor had he then and there, a right to affign over and fell fuch leafe to the faid James, nor hath he as yet fold or affigned the fame, or any other leafe of the faid last-mentioned melluage or dwelling-house, to the said James; whereby the said James loft and was deprived of all profit, benefit, and advantage that would otherwise have atisen and secrued to him from the purchale of fuch leafe of the laid last-mentioned messuage or dwellinghouse, and was hindered and prevented from taking possession of the lance and put to great trouble, inconvenience, and expence in preparations for taking luch polletion, and in the removal of his goods and fixtures for that purpole, to wit, at, &c. (Add the common money Counts, and account flated; common conclution.

LONDON, M. William Sabine and Edward Tandham Destration in complain of John Bucher, being in the custody of the marshal of affumpsit, both the marshallea of our lord the now king, before the natty and daking himself, in a plea of trespals upon the case, &c. for that mage, en avery whereas the faid plaintiffs having heretofore, to wit, on the ninth special agreeday of September A.D. 1784, at I, in the parish of St. Mary le ment to let pre-Bow, and ward of Cheap, taken a lease, to commence at mises, and to sell though the sell Christmas then and now next enfuing, of certain messuages, valuation, premifes, and gardens fituate in the parilh of St. Leonard, Shore--ditch, in the county of Middlesex, then in the tenure and occupassen of the faid defendant as tenant thereof, and in which he the and defendant then and there exercised and carried on the trade and buliness of a victualler; and the said plaintiffs being defirous of being put into immediate possession of the said premises, and also of having polletion of the thrubs, plants, and trees in the faid gardens, it was then and there, that is to fay, on the faid ninth day of September in the year 1784 aforciaid, at, &c. afo.cfaid, agreed by and between the faid defendant and the faid plaintiffs in Agreement, manner following, that is to fay, the faid defendant for and in confideration of five pounds five shillings to him the said defendant in hand paid by the faid plaintiffs, and also for and in confideration of the agreement hereafter next mentioned, for payment of the further fum of fitteen pounds fifteen shillings promised and agreed to and with the faid plaintiffs, to deliver up the faid houses, gardens, and premifes to the faid plaintiffs on or before Michaelmas then next and now last past, together with all the palings and fences of and belonging to the different gardens, and all crections in, upon, or about the lame; and also all the thrubs, plants, trace flowers, and roots in and about the gardens, and all the muit open the same (except only to the said defendant the unit to had dwelling-house on the north side, of and in the ecupation of the faid defend cat, till Christmas then and now now, with I berry i. vertheless for the field plaintests to enter and come thereupon as a sireatonable times, to make and do firsh repairs and all terms therein, in the mean time, as to them should from expedient, a d excepting also to the faid defendant the garden-pots with their contents, and the flower-roots in the middle of the garden, colod by diffinction the fid John Bucker's Garden): And further the faid defendant did then and there agree with the field of untilfs, 9.5 or before the faid Michaelman d y then next, to affigu over the beer licence belonging to the faid house to the faid plaintiffs; and the faid plaintiffs did then and there agree to pay to the faid dofendant the remaining fam of fifteen pounds fifteen shillions of the faid Micha Imas-day then next, on his delivering up the perfession of the premises above mentioned, and dlo to take the fixtures and public-house, turniture and utenfils in the flud dwellingboode, at a mir appointment by two apprairies, one to be named by eighter the find partners, and it was don, and there also agreed by and between the facilities defendant and the faid plunter, that in cate of the defend the floorid be at the try to name a third, who  $V_{i} = 10$ 

should be empowered to decide the same; and for the more due

performance of the faid agreement by each of the faid parties, they did then and there respectively agree to forfeit and pay to the other the fum of one hundred pounds in case of breach or non-performance thereof: and the faid agreement being fo made, the faid defendant, upon the making thereof, to wit, on the ninth day of September in the year 1784 aforefaid, at, &c. aforefaid, in confideration, &c. (Mutual promises). And the said plaintists further fay, that although they the faid plaintiffs, after the making the faid agreement, to wit, on the faid Michaelmas-day then next enfuing and now last past, to wit, at, &c. aforesaid, paid to the said defendant the remaining fum of fifteen pounds fifteen shillings in the faid agreement mentioned, and did also then and there take and purchase of and from the said defendant the said fixtures, publichouse, furniture, and utensils in the said agreement mentioned, at a fair appraisement, according to the tenor and effect, intent and meaning of the faid agreement; and although they the faid plaintiffs have performed and fulfilled the faid agreement in all things therein contained on their part and behalf to be performed and fulfilled, according to the tenor and effect, intent and meaning of the faid agreement, and the aforefaid promife and agreement of them the faid plaintiffs, to wit, at, &c. aforefaid: Yet they the (In 2d Count,) faid plaintiffs aver, that the faid defendant (1) did not on or be-(1) " not re- fore Michaelman-day next after the making of the faid agreegarding his faid ment, deliver up unto them the faid plaintiffs all the erections in, sgreement, nor upon, and about the premifes in the faid agreement mentioned, at his promise and the time of making the said agreement, and also ill the shrube, undertaking in plants, trees, flowers, and roots in and about the fid gardens, and that behalf made all the fruit on the fame, except as in the faid agreement is as aforefaid, but excepted, according to the tenor and effect of the faid contriving, ac. agreement, but therein failed and made default; and on the contrary thereof he the faid defendant, after the making of the faid agreement, and before Whehaelmas-day then next, to wit, on the eighteenth day of September in the year 1784 aforc-Breach, pulled faid, wrongfully took down, pulled down, profirated, demolished, down fummer- and destroyed a certain erection or building, called a fummerhouse, and divers other erections then and at the time of the making the faid agreement erected, flanding, and being in, upon, and about the faid gardens in the faid agreement mentioned, and part and parcel of the faid premifes to as reed to be delivered up unto the faid plaintiffs as aforefaid, and took and carried away the fame, and the materials thereof, from and off the same premites, and Cathered fruit, converted and disposed thereof to his own use; and also then and and carriedaway there wrongfully placked, pulled, and gathered divers large quantities of the fruit in the faid agreement mentioned, and thereby fo agreed to be left and delivered up unto the faid plaintiffs as and took and carried away the same, together with divers wooden stands for garden-pots then and at the time of making the faid agreement flanding and being upon and about the faid gardens in the faid agreement mentioned, and part and par-

house and converted materials.

fame with flower-pote,

cel of the things to agreed to be delivered up to the faid plaintiffs as aforefaid, and converted and disposed thereof to his own use; and also then and there wrongfully plucked up, pulled up, dug up, and rooted up divers goofeberry and currant trees or bushes, and flower-roots, and a large quantity of box, then, and at the time of the making the faid agreement, growing and being in the aforefaid gardens, and part and parcel of the faid premises and things so agreed to be delivered up as aforefaid, and spoiled and destroyed a great part thereof, and carried away and removed the refidue: And afterwards, to wit, at Michaelmas day next after the making Left of the faid agreement, and now last past, when he the faid de- without refendant left and quitted the aforesaid gardens in the said agree-building or rement mentioned, he the faid defendant left and delivered up the placing, &c. fame to the faid plaintiffs, without rebuilding the faid erections for by him pulled down and removed as aforefaid, or any or either of them, and without in any manner whatfoever reinstating the same, or restoring or replacing the same, or any other of the things so by him removed and taken away as aforesaid, contrary to the tenor and effect, intent and meaning of the faid agreement, and promife and undertaking of the faid defendant," and in breach and violation thereof on the part of him the faid defendant, to wit, at, &c. aforefaid; whereby, and according to the tenor and effect of the faid agreement, he the faid defendant forfeited, and became liable to pay to the said plaintiffs the said sum of one bundred pounds in the faid agreement mentioned, and thereby agreed to be forfeited by the party breaking or not performing the faid agreement, to wit, at, Sc. aforefaid; whereof the faid defendant afterwards, and before the exhibiting the bill of the faid plaintiffs, to wit, on the first day of October A.D. 1784 aforesaid, there had notice. And whereas, (same as first, interting what is in margin and in the 2d Count. body of the Precedent between inverted commas, and omitting what is in italic, adding "other" and "last mentioned" in the fecond Count where necessary, then the following conclusion:) Whereby the faid plaintiffs have not only been deprived of the use, profit, benefit, and advantage of the faid premises and things so removed, pulled down, and destroyed by the said desendant as last aforesaid, but have also been put to a great expence in making good the damage and injury occasioned thereby to the faid gardens and premises so by them agreed for as last aforesaid, to wit, at, &c. aforefaid. (3d Count, money laid out, expended, and paid, twenty-first day of October 1784; had and received; account stated; and common conclusion to the first and three lastmentioned promifes and undertakings, averring that defendant has not yet paid the faid fum of one hundred pounds so by him forfeited as aforefaid, nor the faid several sums of money in the faid three last-mentioned promises and undertakings specified.) V. LAWES.

Postea for the whole Declaration generally.

Afterwards, that is to fay, at the day and at the place within plaintiff on the mentioned, before the right honourable William Earl of Mansfield, the chief justice within written, (John Way gentleman being affociated unto the faid chief justice by force of the statute in such case made and provided,) come, as well the within W. S. and E. S. by their attorney within named, as the within-named John B. by his attorney within named; and the jurors of the jury whercof mention is within made, being fummoned, also come, who, to try the truth of the within contents, being chosen, tried, and fworn, say upon their oath, that the within J. B. did undertake and promise in manner and form as the within W. S. and E. S. have within complained against him; and they affects the damages of the faid W. S. and E. S. by occasion of his nonperforming of the within-mentioned promifes and undertakings, over and above their costs and charges by them about their suit in that behalf expended, to thirty pounds, and for the faid costs and charges, to forty shillings. Therefore, &c.

> This cause was tried, and a verdict for the plaintiffs with that y pounds damages, Term 1785; previous to which trial, defendant gave notice to produce the writ upon it; from whence we inferred it would be objected, that the action was prematurely brought, mainuch as the writ was fued out on the day of when possession was not due under the agreement till Michaelmas-day on the twenty-ninth of September following. The answer is twofold: 1st, There was a complete cause of action at the time of Juing out the writ; 2d, Whether fo or not, an undoubted right to fue, as well as cause of action, is in plaintiff previous to his declaration or bill upon record.

> The following are authorities to the first point: Sid. 48. Raym 25. Keb. 103, 118. S. C. 5 Co. 20, 21. 2. And. 18. Moor, 452. Cro. Lliz. 450. Poph. 100. S. C. adjudged. Bulftr. 22. Raym. 464. 2. Jones, 191. S. C. adjudged. Skin. 39. pl. 8. 40. per Cur. T. Raym. 464, when faid as a reason, " that the 44 Jaw regards the firica and fiithful performance of all contracts, and doth se discountenance all such as are in frau-46 dem legis," The defendant pulled down, before issuing the writ, and ga

thered the fruit, therefore he broke his contract; but he also is moved, especially the truit, and thereby was disabled to give possession according to the agreement. As to the fecond point, where one 1/163 by bill, a latitut may be fued out before the cause of action accound; but the party must not be arrested till after aliter on an original, which, if tested before, is abateable: the latter is the commencement of the fuit; but a latitat is only process to bring the party before the Court, that plaintiff may declare against him by bill, (which in B. R. where you proceed by bill, is the commencement,) and then the proceedings on the lantat cease. Hanway and Merry, 1. Vent. 28. Foster and Bonner, Cowp. 454: but by Lord Mansfield, in the last cited cate, " In cases under the statute of Li-" mitations, and the statutes relative to " the time when penal actions are to be " brought, the latitat has been con-66 fidered in nature of an original writ " in C. B.; but under the general pracer tice of the Court, and the statutes to " prevent vexatious arrest, it is a mere er process or fummons, and its time of

Declarati n

SURRY, to wit. J. W. and T. W. For that whereas, long against defend- before the making of the several promises and undertakings here-ant for not mak- master mentioned, to wit, on, &c. at, &c. in, &c. the said plaininganapplication tiff, for and in confideration of the sum of twenty thousand Extrain promites, to permit plaintiff to remain in possession, according to defendant's promise.

" iffuing immaterial."

pounds paid to him the faid plaintiff by one J. D. by certain indentures of leafe and releafe, had duly conveyed divers melluages, lands, tenements, and hereditaments and premises, with the appurtenances, fituate, lying, and being in the feveral parishes of, &c. unto and to the use of the said J. D. and his heirs, by way of mortgage, and subject to a proviso in the said release contained for redemption of the faid premises, on payment to the faid J. D. of the faid fum of twenty thousand pounds, with lawful interest for the same, at a time long since past. And whereas the faid fum of twenty thousand pounds, the consideration money above mertioned to be paid by the faid J. D. to the faid plaintiff was the proper money of Sir John Wynne, bart. since deceased, for whom the said J. D. was a trustee only, to wit, at, &c. And whereas the faid fum of twenty thousand pounds, and the interest thereof, were not paid according to the form and effect of the faid provider whereby the estate of the said 1. D. of and in the said mortgaged premifes, long before the commencement of the action of ejectment hereinafter next mentioned, had become absolute in law, to wit, at, &c. And whereas the faid plaintiff continually from the time of the making of the faid mortgage, until and at the time of the grievance hereinafter next mentioned, was in the actual possession, use, occupation, and enjoyment of a certain metfuage or dwelling-house, called, &c. and divers, to wit, five hundred acres of land with the appurtenances, usually called the Demelne of G. parcel of the aforelaid mellunges, tenements, lands, and hereditaments to conveyed by way of mortgage as arorefaid, and relided in and upon the fame mellunge or dwellinghouse; and long before, and at the time of the grievance hereinafter next mentioned was possessed of divers large quantities of household furniture, cattle, goods, and chattels in and upon the Lid melluage or dwelling-house and land, with the appurtenances. fo in the occupation and possession of the said plaintiff as aforefaid, of great value, to wit, of the value of twenty thousand pounds of lawful money of Great Britain, to wit, at, &c. whereas also, a little before the committing of the grievance hereinafter next mentioned, to wit, in the Term of the Holy Trinity, in the seventeenth year of the reign of our said lord the now king, a certain action of trespass and ejectment was commenced and profecuted in his Majesty's Court of Exchequer at Westminster. against the said plaintist and his tenants, for the recovery of the possession of the aforesaid messuages, lands, tenements, and here. ditaments with the appurtenances to conveyed to the faid J. D. as atorefaid, and whereof the faid melfuage or dwelling-house and land, with the appurtenances so in the occupation and possession of the faid plaintiff, were part and parcel, which faid eject nent was commenced and profecuted upon the deniste of the faid \( \textbf{D}\). the faid mortgage then remaining unfatisfied, and fuch proceedings were thereupon had in the faid Court of Exchequer in the faid action or fuit, that afterwards, to wit, in the Term of Eafter an the eighteenth year, &c. a judgment of the faid Court Was

was obtained for the nominal plaintiff in the faid action to recover the possession of the premises for which the said action of trespass and ejectment was brought as aforefaid. And whereas also, after the commencement of the faid action, and before the execution of that judgment, to wit, on, &c. at, &c. in confideration that the (aid plaintiff, at the special instance and request of the said defendant, had then and there retained and employed the faid defendant, amongst other things, to apply to the person or persons then interested in the faid mortgage, and on whose behalf the said action was commenced as aforefaid, or to his, her, or their agent a or agents in that behalf, for permission to the said plaintiff to remain and continue in possession of the said messuage or dwelling-house and lands called the Demeine of G. so in the posfession of the said plaintiff as aforesaid, and for the content of the person or persons interested in that behalf, that the said plaintiff. might not be dispossessed of the said premises by any writ of postession to be sued out upon the judgment in the said action, and also to give notice to the said plaintist as soon as conveniently might be, whether permission and consent could be obtained by him for the faid plaintiff or not, for a certain reasonable reward, hire, or recompense to be therefore paid by the said plaintist to the faid defendant, he the faid defendant undertook, &c. that he would, as foon as conveniently might be, apply to the person or persons interested in the said mortgage, or on whose behalf the faid action was commenced as aforefaid, or to his, her, or their agent or agents in that behalf for permission to the said plaintist to remain and continue in possession of the said messuage and dwelling-house and land with the appurtenances called the Demethe of G. and to in the pollettion of the faid plaintiff as aforesaid, and for the consent of the person or persons interested in that behalf, and that the faid plaintiff might not be dispossed of the faid premises by any writ of possession that might be sucd out upon the faid judgment in the faid action, and also that he would truly and faithfully give notice to the faid plaintiff as from as conveniently might be, whether such permission and consent could be obtained by him for the faid plaintiff or not; and although, after the making of the faid promise and undertaking of the faid defendant, and before the execution of the writ of policilion hereinafter next mentioned, more than a convenient and reasonable time for the said defendant making such application, and giving such notice to the faid plaintiff as aforefaid had elapted: Yet the faid defendant, not regarding his faid promife and undertaking fo by him made as aforefaid, but contriving, and wrongfully, malicioufly, and injuriously intending to injure, prejudice, and aggrieve the faid plaintiff in this behalf, did not make any application to the perfon or persons interested in the said mortgage, or on whose behalf the said action was commenced as aforesaid, or to his, her, or their agent or agents in that behalf, for permission for the said plaintiff to remain and continue in possession of the said messuage or dwelling-house and land called the Demesne of G. in his

the faid plaintiff's possession as aforesaid, or for the consent of the person or persons interested in that behalf, that the said plaintist might not be dispossessed of the faid premises by any writ of possession to be sued out upon the judgment in the said action, neither did the faid defendant give any true and faithful notice to the faid plaintiff, whether the laid permission or consent could be obtained by him for the faid plaintiff or not, but on the contrary thereof he the faid defendant wholly neglested and omitted to make any fuch application as aforefaid; and afterwards, to wit, on, . &c. and on divers other days and times between that day and the committing of the prievance hereinafter next mentioned, wrongfully, deceitfully, falfely, and knowingly informed the faid plaintisf, that one A.B. who was the attorney or agent of the person or persons interested in the said mortgage, and on whose behalf the faid action was commenced, and who was employed by him, her, or them, in the profecution of the faid action, had promifed the faid defendant that the faid plaintiff should remain unmolested at G. atorelaid: by reason and means of which said premises, he the faid plaintiff giving credit to the aforcfaid information of the faid defendant, and believing the same to be true, and believing and conceiving that he the faid plaintiff should not be disturbed in the possession of the aforesaid messuage or dwelling-house and land called the Demessie of G. aforesaid, and having no notice to the contrary, continued and remained in possession of the said lastmentioned premiles from thenceforth until and at the time of his expulsion therefrom hereinaster mentioned, and during all that time kept and continued the faid household furniture, cattle, goods, and chattels in and upon the faid meffuage or dwelling-house and land to in the pollcifion of the faid plaintiff as aforefaid. And the faid plaintiff afterwards, to wit, on, &c. was ejected and expelled from and out of the possession and occupation of the aforefaid meffuage or dwelling-house and land with the appurtenances, under and by virtue of a certain writ of our faid lord the king of Lab. fac. pr/f. before that time duly islued out of the faid Court of Exchequer upon the aforefaid judgment, and the faid furniture, cattle, goods and chittels fo being in and upon the aforefaid premifes as aforefaid, in execution of the faid writ, and in order to give and deliver possession of the said premises according to the effect of the faid judgment, were removed, turned, and driven off from the faid menuage and land fo in the possession of the faid plaintiff as aforefaid, and divers of the faid cattle of great value, to wit, of the value of two hundred pounds, wandered and escaped to places unknown to the said plaintiff, and were totally loft to the faid plaintiff; and the faid plaintiff, for want of due notice of the faid execution, could not fecurely or fately keep or provide for the refidue of the faid cattle, and the faid household furniture, goods, and chattels, or fell or dispose of the same according to the real value, or so well as he otherwise would and might have done; but by reason of the premises the said lastmentioned cattle and the faid household furniture, goods, and chatd Count.

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tels were greatly damaged and diminished in value; and the said plaintiff was obliged to fell and dispose of the same at very small prices, and for much less money than he otherwise could and might have done and procured for the same, to wit, at, &c. And whereas, &c. [2d Count fame as first, only omitting what is in italic, and not taking notice of any persons being interested in the mortgage except J D. and staring the defendant's promise to be to make the application to J. D. for his consent to the plaintiff's remaining at G.] A. CHAMBRE.

See "Affumpfit to render Services, perform Works," and Nonfeafance.

"The defendant had an action of ej cament the remainder of his agreement.

YORKSHIRE, ff. G. R. v. J. Y. being, &c. For that brought against whereas the said G. before and at the time of the making of the him, the defen- promise and undertaking of the faid J. hereafter next mentioned, dant promised had brought a certain ejectment against the said J. in the court of plaintiff posses our lord the king, before the king himself here, for the recovery son of the pre- of the possession of a certain messuage, and of certain lands and mifes in dispute, premises with their appurtenances, fituate at, &c. of him the faid and also to le G. and in the possession and occupation of the said J.; and therepair the fences upon, whilst the said ejectment was depending, to wit, on, &c. and pay plain at, &c. at the special instance and request of the said J. in conthe defendant fideration that the faid G. would proceed no farther in the delivered up the faid ejectment, and would pay to the faid James the sum of twelve prennses, but pounds, as a compensation for the corn which he the said J. had retused to fulfil fown upon the said premises, he the said James undertook, and then and there faithfully promifed the faid G, that he the faid J, would immediately put the faid G. into possession of the said premises; and would also put the windows, &c. &c. in and upon the faid premifes (which were then out of repair) into good and fufficient tenantable repair; and would also pay to the said G, all such costs as he the faid G, had been put unto or might pay to his attorney for commencing and profecuting the faid ejectment: And the faid G. in fact lays, that he, confiding in the faid promife and undertaking of the faid James, so by him made as aforefaid, did not further proceed, nor hath he further proceeded in the faid ejectment to by him brought as aforefaid, but hath forbore fo to do. And the faid G. further fays, that the costs of him the said G. in and for commencing and profecuting the faid ejectment, amounted to a large fum of money, to wit, the fum of two pounds of lawful, &c. whereof the faid J. afterwards, to wit, on, &c. had notice. although he the faid G. hath, fince the making of the aforefaid promife and undertaking, hitherto been ready and willing, and then and there tendered and offered to pay unto the faid J. the faid fum of twelve pounds, for and in compensation of the corn he had fo fown, and would then and there have paid him the fame had he not then and there refused to accept thereof; and although the faid James hath long fince put the faid G. into possession of the said premises for which the said ejectment was so brought as aforesaid: Yet the said James, not regarding, &c. but contriving, &c. in this behalf, he the faid James aid not, nor hath he put the windows

dows, &c. in and upon the faid demised premises, or any or either of them, or any part thereof, into good and fufficient tenantable repair (although a reasonable time for that purpose hath long since elapsed, and although he could and might have so done); nor hath he as yet paid to the faid G. his faid costs for commencing and profecuting the aforefaid ejectment, although to perform his faid promife and undertaking the faid James hath been frequently required by the said G. to wit, at, &c.; but he the said James so to do hath hitherto wholly refused and neglected; and the said costs are still wholly unpaid to him the mid G.; and by reason of the faid J. not repairing the faid windows, &c. according to his aforefaid promise in that behalf, he the said G. hath been forced and obliged to repair and amend the same at his own expense, and on that occasion to lay out and expend a large sum of money, to wit, the fum of fifty pounds of lawful money of Great Britain, to wit, at, &c. (2d Count, confining both confideration and affumpfit to the fuit in ejectment; money laid out, &c. &c. &c.; account Hated, &c. &c.) V. Lawes.

See Landlord v. Tenant, ante; and Assumptit in Confideration of Forbearance, post.

YORKSHIRE, to wit. T.C. v. J. F. For that whereas on, &c. Doclaration aat, &c. in, &c. in confideration that the faid Thomas, at the special gainstdefendant. instance and request of the faid J had, at the special instance and taken that request of the faid J. sold to the faid J. and the said J had pur- Plaint if had fold chased of the said T. a certain freehold estate, consisting of a tohim an estate, messuage, &c with the appurtenances, situate, lying, and being ponised to pay in the parish of, &c. in the said county of York, he the said J. money on 1st of undertook and then and there faithfully promifed the faid plaintiff June next, if to pay him the fum of ninety four pounds on the first day of June the title was then next, if then the title to the faid estate should be made perfect then satisfactory and latisfactory to the faid J. And he the faid T. in fact lays, that defendent for motion of the faid promise and under the motion of the faid promise and under afterwards, and after the making of the faid promife and undertaking of the faid I, and before the first of June then next, to wit, on, &c. the title to the faid estate was made perfect and satisfactory to the faid I. to wit, at, &c. of all which faid premises he the faid J. afterwards, to wit, on, &c. at, &c. had notice, and was requested to pay to the said T. the said sum of ninety four pounds. 2d Count. And whereas also, afterwards, to wit, on, &c. at, &c. in confideration that he the faid T. at the like special instance and request of the faid J. had fold to the faid J. and the faid J. had purchased of the faid T. a certain other freehold estate, confishing of a mesfuage, &c. with the appurtenances, fituate, lying, and being in, &c. he the faid I. undertook and then and there faithfully promifed the faid T. to pay him the faid funt of ninety four pounds, when and fo foon as the title to the faid estate should be made perfect and satisfactory to the faid I. whereof the faid I. then and there had notice, and was requested to pay the said last mentioned sum of ninety-four pounds to the faid Thomas. And whereas also the faid I. afterwards, to wit, on, &c. at, &c. was indebted to the faid T. in the fum of ninety-four pounds of like lawful money for fo much money

due and payable from the faid J. to the faid T. for a certain other estate of the faid T. confisting of a meliuage, &c. with the appurtenances, in the parish of, &c. before then fold and duly conveyed by the faid Thomas and his wife to the faid ]. at his request in confideration of the faid last mentioned sum of ninety four pounds, to be therefore paid to the faid T. by the faid I.; and being fo indebted, &c. (Add the money Counts; an account stated; and common breach.) G. Wood.

It'was aproed dant, that defenpoffession to plaintiff, and at a fair apfused to let laintiff enter the gl. gs.

MIDDLESEX, J. John Collier complains of Richard between plain. Wilks, being, &c. for that whereas on, &c. at, &c. it was siff and defen- agreed by and between faid plaintiff and faid defendant, that f id dant should let desendant should let to said plaintiff all his right and interest of the house in his and in certain premises, known by the sign of The Glovers' Arms, fituate, lying, and being in Old Street, in the parith of, &c. and then in the possession of him said defendant; and that said plaintiff thould be taken should give fifteen pounds for the good will of the trade of the said premifes, and likewife take the goods and fixtures in, of, and bepraisement, and longing to the faid premites, at a fair appraisement by two apthat if either praisers or their umpire, and the stock in trade, such as brandies, thould refute to &c. not exceeding the value of five pounds, at a fair valuation; that agreement, and that faid defendant should pay up all rent and taxes to the he that refused time the faid plaintiff should take possession of the said premises. should pay 91.98, which it was mutually agreed between faid plaintiff and faid de-Defendant ie- fendant, should be on or before the twenty-fixth day of June then instant, to with in the year 1781 aforesaid. And it was also then and into the house, there further agreed by and between the said plaintiff and said deand also to pay fendant, that if either of them should refuse to comply with every article of the faid agreement, then the faid party so refusing should and would pay to the other or his order the fum of nine guineas, that is to fay, the fum of nine pounds nine shillings of lawful money, &c. And the faid agreement being so made, he the faid plaintiff then and there, to wit, on, &c. at the special instance and request of faid defendant, undertook and faithfully promifed the faid defendant to perform and fulfil the faid agreement in all things therein contained on his part and behalf to be performed and fulfilled; and as a fecurity, as well for the performance of the faid agreement on his part, as to induce, and enforce, and fecure a performance thereof on the part of the faid defendant, he the faid plaintiff then and there deposited in the hands of one T. R. five pounds five shillings, for the use of said defendant, in case he the faid plaintiff neglected or refused to perform the aforefaid agreement on his part; whereupon faid defendant then and there, to wit, on, &c. in confideration of the premises, undertook and faithfully promised said plaintiff to perform and fulfil the said agreement in all things therein contained on his part and behalf to be performed and fulfilled. And the faid plaintiff in fact faith. that although he the faid plaintiff hath always been ready and willing to do and perform every thing in the aforefaid agreement contained

contained on his part and behalf, according to the tenor and effect, true intent and meaning of the faid agreement, and of his promife and undertaking in that behalf made as aforesaid, and on, &c. at, &c. was ready and willing, and offered to accept and take all the right, title, and interest of said defendant of in and to said premiles in the faid agreement mentioned, with the appurtenances, and to enter into and take possession of the same upon the terms in the aforefaid agreement specified, and then and there required the faid defendant to let the fame unto him the faid plaintiff, upon the terms and according to the tenor and effect, true intent and meaning of the faid agreement: Yet the faid plaintiff in fact faith, that the faid defendant did not on, &c. nor has he at any other time whatsoever LET his right, title, and interest of, in, and to the faid premifes in the faid agreement mentioned, to him the faid plaintiff, upon the terms and according to the tenor and effect, true intent and meaning of the aforefaid agreement, or on any other terms whatfoever; but on the contrary, the faid defendant wholly refused to to do, and therein wholly failed and made default, contrary to the tenor and effect, true intent and meaning of faid agreement: by reason whereof, and according to the tenor and effect, true intent and meaning of the faid agreement, and the promife and undertaking of fail defendant in that respect made as aforetaid, he the faid defendant became liable to pay and ought to have paid the faid plaintiff the faid fum of nine pounds nine shillings, so agreed to be paid by the party neglecting to perform the faid agreement as aforefaid, to wit, at, &c. whereof faid detendant afterwards, to wit, on, &c. had notice: Yet, &c. &c. (common conclusion for the nine pounds nine shillings). (2d Count has the first, only making the breach NOT LETTING generally. 3d and 4th Count like the 1st and 21, only omitting every thing relative to the deposit, and make the agreement to AssIGN instead of LET. 5th, Money had and received, &c. &c.) V. LAWES.

Concerning the SALE, DELIVERY, EXCHANGE, and CARRIAGE of GOODS, CATTLE, &c. and GOODS LENT and LET TO HIRE; (inter alia) of BAILMENTS, (See NEGLIGENCE,) and for DECEIT in the SALE, &c. and on WARRANTY.

MIDDLESEX. If Elizabeth Grantham make you secure, The plaint then put John Willan, late of London, that he be before our had sold the delord the king on the morrow of St. Martin, wheresoever, &c. to sendant a quanthew, that whereas the said Elizabeth heretofore, to wit, on. &c. tity of hay, and had received at, &c. had, at the special instance and request of the said John, bind the bargain; the desendant promised to pay the remainder of the money at Michaelmas, and to take away the hay at the same time; but if he should suffer the hay to remain on the land after the day, he promised to pay the rent for that land. The desendant neither paid the remainder of the purchase money, cleared away the hay at the time appointed, nor paid the rent that afterwards became due.

bargained and fold unto him the faid John, at and for a large fum of money, to wit, the fum of one hundred and fifty pounds, of lawful, &c. of which the faid John had paid a part, to wit the fum of ten pounds ten shillings, by way of earnest, a certain large quantity of hay, to wit, two ricks of hay, of her the faid E. then standing and being in and upon certain land, at, &c. for which the faid E. was liable to pay rent whilst the said hay remained; and the faid Elizabeth having then and there a right to call upon the faid John for the payment of the remainder of the faid money, for which she so sold the hay as aforesaid, and for the removal of the faid hay from off the faid land whereon the fame so was as aforesaid, and being then and there defireus of fuch payment being made to her, and of the faid hay being so removed, in order to prevent her any longer paying rent for the faid land whereon the fame fo was as aforefaid; he the faid John, in confideration of such several premiles aforesaid, and also in confideration that the said E at the like special instance and requist of the said John, would give him time for the payment of the remainder of the faid money for which the faid hay was fo fold to him as aforefaid, and for the clearing away of the faid hay, undertook, &c. the faid Elizabeth, that he the faid John would pay the remainder of the faid money for which the faid hay was fo fold to him as aforeignd, unto her the faid Elizabeth, in the course of a fortaight, and that he would clear away the faid hay on or before Michaelmas Term then next following; or if it continued longer on the faid land, whereon the fame so was as aforesaid, that he would pay the rent that should be thereby occasioned or incurred. And the said plaintiff in fact faith, that the confiding in the faid promife and undertaking of the faid John, did give time unto the faid defendant for the payment of the faid remainder of the faid fum of money for which the faid hay was fo fold as aforefaid, and for the clearing away the faid hay, pursuant to his aforesaid agreement in that behalf; but the said John did not on or before the faid Michaelmas next after the making of his fild promite and undertaking, clear away, nor has he as yet cleared away the faid hay, but, on the contrary, hath suffered and permitted the fame to be, remain, and continue, and the fame still continues on the fame land where the fame fo was at the time of the aforefaid fale thereof, whereby the faid E. hath become liable to pay, and hath been forced and obliged to pay a large fum of money, to wit, the fum of pounds, for the rent of the faid land, fince the faid time at which the faid John ought to have cleared away the faid hay as aforefaid, and occasioned by the same not being then cleared away, but continued thereon as aforefaid; whereof the faid defendant afterwards, to wit, on, &c. had no-And although the faid defendant was then and there requested by the said E. to pay the said rent, and also the rentainder of the faid money for which the faid hay was fo fold to him as aforefaid, according to the tenor and effect, true intent and meaning of his aforelaid pronuse in that behalf; Yet the said desendant, not, &c. but. &c. did not in the course of a fortnight after the making of his promife promise and undertaking, and which hath long since elapsed, pay, nor has he as yet paid the remainder of the faid money for which the faid hay was fold to him as aforefaid, amounting to a large sum of money, to wit, the sum of pounds, of like lawful, &c. or any part thereof unto the said Elizabeth, nor has he as yet paid or reimbursed her the said rent, so occasioned and incurred by the faid hay not being cleared away as aforefaid, or any part thereof, but he so to do hath hitherto wholly refused, and still refuses, contrary to the tenor of his aforesaid promise in that behalf, and in breach and violation thereof, to wit, at, &c.

V. Lawes.

MIDDLESEX, to wit. Thomas Bedford complains against Declaration by a W. Broinfield, esquire, being, &c. for that whereas before the surviving executime of making the promise and undertaking hereinaster men- tor against detioned, the faid Thomas Arthur Bedford, deceased, which faid fendant for not A. B. deceased the said Thomas hath survived, to wit, at paying the pur-W. in the said county, in the lifetime of the said A. were execu- testator's share tors of the last will and testament of J. B. deceased, and as such and interesting executors of the last will and testament of the said John, before patent for makeand at the time of making the promife and undertaking hereinafter ing fielde p.pes. mentioned, was pollefled of and entitled to a moiety of the interest of and in certain letters patent of his majesty our sovereign lord the now king, by his faid majesty before that time granted to W. L. the faid W. B. and divers other persons in the said letters patent named, for the fole making of fictile pipes and other fictile wares, and also of and in a moiety of all the stock in trade, utenfils, and implements used in making the said fictile pipes, and other fictile wares; and being so possessed thereof in the lifetime of the faid Arthur, to wit, on the fourteenth of July 1769, at W. aforefaid, in the faid county, by agreement by and between the faid plaintiff and the faid A. of the one part, and the faid defendant of the other part, in manner and form following, i. e. the faid T. and A. did agree to fell to the faid W. B. all the faid share and interest of them the said Thomas and A. as executors of the said J. B. of and in his said majesty's letters patent, and of and in all the faid stock and trade, tools, utenfils, and implements used in making the faid fictile pipes, and other fictile wares; and the faid W. B. did agree to purchase all the said share of them the said Thomas and Arthur of and in the said letters gatent, and of and in the faid stock, tools, utenfils, and implements, and in making the faid fictile pipes, and other fictile wares: and it was then and there agreed by and between the faid Thomas and Arthur, and the faid W. B. that the value of the said letters patent, stock in trade, tools, utenfils, and implements was three hundred and thirty pounds fixteen shillings; and that the said IV. B. his executors, administrators, and affigns should pay to the faid Arthur and Thomas, their executors, administrators, and assigns, such a proportion of the said sum of three hundred and thirty pounds sixteen shillings as the share and interest

interest of the said Thomas and Arthur of and in the said letters patent, stock, tools, utenfils, and implements then bore to the share and interest of the said W. B. therein, on or before the last day of August then next ensuing; and that the said Thomas and Arthur should, upon such payment, convey their share and interest of and in such letters patent, stock, tools, utenfils, and implements to the faid W. B. his executors, administrators or affigns: and that the faid W. B. his executors, administrators, or affigns should be chargeable from Midsummer-day then last past, with the whole rent of the houses and premises where the said trade had been carried on. And the faid agreement being fo made, &c. (Mutual promises.) And the said Thomas avers, that the share and interest of the faid I homas and Arthur in the faid letters patent, stock, tools, utenfils, and implements, at the time of making the faid agreement, bore an equal proportion to the share and interest of the faid W. B. therein, that is to fay, they the faid Thomas and Arthur had one moiety thereof, and the faid W. B. the other moiety thereof, to wit, at W. aforesaid. And the said Thomas surther avers, that the proportion of the faid fum of three hundred and thirty pounds fixteen shillings which belonged to the said Thomas and Arthur, in the life-time of the said Arthur, of and in the said letters patent, stock, tools, utenfils, and implements at the time of making the faid agreement, bore to the share and interest of the faid W. B. therein, was one hundred and fixty-five pounds eight thillings, one moiety of the faid three hundred and thirty pounds fixteen shillings, (that is to fay) at W. aforefaid, in the said county; whereof, &c. had notice. (2d Count, goods fold and delivered—quantum val. 4th, Work and labour—quantum meruit. Money paid, laid out and expended, and hal and received. Breach to the whole.) F. BULLER.

Declaration ing to promife.

CUMBERLAND, to wit. Ann Armstrong, widow, admiby admiristrative. nistratrix of all and fingular the goods and chattels, rights and aft Count a- effects which were of W. A. deceased, at the time of his death, gainst defendant who died intestate, complains against J. A. being, &c. for that the plaintiff a whereas, on, &c. at, &c. in consideration that the said W. A. 32d share of a in his lifetime, at the special instance and request of the said J. A. ship by install- had purchased in his own name, a certain brigantine or vessel ments accord called, &c. at or for the price or furn of four hundred pounds, for the use and in trust as to one thirty-second share thereof for the faid J. A. he the faid J. A. undertook, and then and there faithfully promised the said W. A. to pay him one thirty-second part or share of the said sum of sour hundred and mnety pounds, in manner following, that is to fay, a thirtysecond part or share of twenty-one pounds part thereof when ed Count, in he the said J. A. should be thereto afterwards requested. And whereas also the said J. A. in the lifetime of the said W. A to sumpsit for the wit, on, &c. at, &c. was indebted, &c. [Money laid out.] And whereas also the faid I. A. afterwards, and in the lifetime of the

debitatus al-32d share of a thip largain. fold by plaintiff to defendant. said W. A. to wit, on, &c. at, &c. was indebted to the said W. A. in the further sum of fifty pounds of, &c. for a like share, to wit, a thirty-second part or share of another brigantine or vesfel, by the faid William before that time bargained and fold to the faid ]. A. at his like special instance and request, and being so indebted, &c. &c. And whereas also the said J. A. afterwards, and after the death of the faid W. A. to wit, on, &c. at, &c. was indebted to the faid Ann, &c. [Money paid, laid out, &c.] Put some day And whereas also afterwards, and after the death of the faid W.A. after the date of the administrato wit, on, &c. at, &c. was indebted to the faid Ann, as administratrix as aforefaid, in the fum of other fifty pounds of, &c. for a certain share, to wit, a thirty-second share of another brigantine or vessel by the faid W. A. in his lifetime before that time bargained and fold to the faid I. A. at his like special instance and request, and being so indebted, &c. And whereas also, &c. [an account Conclusion to: stated with the plaintist as administratrix.] Yet the said 1. A. not Declaration at regarding, &c. but contriving, &c. the faid W. A. in his life-furt of an admitime, and the faid Ann as administratrix as aforesaid, after the death of the said William, to which said Ann administration of all and fingular, &c. &c. (Finish as common with profert of letters of administration.) G. Wood.

LONDON, to wit. Charles Mills v. George Shipley. For Declaration in that whereas the faid George, before and at the time of the mak-affumphit for th ing of the feveral promises and undertakings hereafter mentioned, value of than exercised and carried on the trade and business of a dresser of skins plaintiff to the into leather, to wit, at, &c.; and the faid George so being a defendant to drefler of skins as aforesaid, whilst he so exercised and carried on dress into lea such trade and business, to wit, on, &c. in consideration that the ther, and which faid Charles, at the special instance and request of the said George, together with had delivered, and caused to be delivered to the said George, di- sactory, were vers large quantities of skins, to wit, one thousand one hundred destroyed by skins of him the said plaintiff, of a large value, to wit, of the fire, on an im value of one hundred and fifty pounds of, &c. to be by him the plied contract. faid defendant, in the way of his faid trade and business, dressed and 3d Cont into leather for him the faid plaintiff, for a certain reward to be nearly the fam therefore paid to him the said defendant, he the said defendant un- as first. dertook, and faithfully promifed the faid plaintiff, that he the faid 4th Count one defendant would dress such skins for him the said plaintiff, and take promise to refuch due and proper care thereof, and also indemnify him the said as soon as dress plaintiff against any loss or damage of or to the same by the ca-ed. Breach se fualty of fire: and although the faid skins were afterwards, and not delivering. whilst the said defendant had the same for that purpose as afore. 5th Count for faid, to wit, on, &c. damaged and destroyed by the casualty of fixing delivered fire, and were thereby wholly and entirely loft; and although the by plaintiff to faid defendant was then and there required by the faid plaintiff to defendant to indemnify him against such loss and damage, according to the dress, and actenor and effect of his aforesaid promise and undertaking in that counting to the behalf: Yet the said desendant, not regarding his said promise and same. undertaking,

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Zount.

ivery of the Laid last-men him the faid George, and the care thereof funder the afore-

the fame. ad Count.

ath Count.

undertaking, but contriving, &c. the faid plaintiff did not nor would then and there indemnify, nor hath he as yet in any manner whatfoever indemnified him the faid plaintiff against the faid loss or damage, or any part thereof, but he fo to do hath hitherto wholly refused, and still doth refuse, and the said plaintiff hath not as yet received any recompence or equivalent for the fame, to wit, at, &c. And whereas afterwards, and whilst the said George so exercised and carried on such trade and business of a dresser of Ikins into leather as aforelaid, to wit, on, &c. in confideration that the faid plaintiff, at the special instance and request of the faid defendant, had delivered, and caused to be delivered to him the faid defendant, in the way of his aforefaid trade and business of a dreffer of skins into leather, divers large quantities of skins, to wit, one thousand one hundred skins of the faid plaintiff of a large value, to wit, of the value of one hundred and fifty pounds, of &c. to be dressed into leather by him the said desendant for the faid plaintiff, he the faid defendant undertook, &c. the faid plaintiff to accordingly dress such last-mentioned skins for him the said plaintiff, and to take due and proper care thereof; and although he the faid George had and received the faid several skins of and from the faid Charles as aforefaid, on the occasion and for the purpose last aforesaid, to wit, at, &c.: Yet the said defendant, not regarding, but contriving, &c. the said plaintiff in this behalf, did not, whilft he had fuch skins as aforesaid, take due and proper care thereof, but omitted and neglected fo to do; and on (in 3d Counts) the contrary thereof, he the faid defendant afterwards, and (1) (r) " after the whilf the faid last-mensioned skins were in his possession for the purpose last aforesaid, to wit, on, &c. at, &c. took so little and such bad sioned skins to care of the said last-mentioned skins, and kept the same so negligently, that the faid skins became and were thereby then and there burnt, damaged, destroyed, and consumed by fire, and were and while he had are thereby wholly lost unto him the said plaintiff, to wit, at, &c. And whereas, &c. &c. (This Count fame as the 2d Count, only hid bailment of omitting what is in italic, and inferting in lieu thereof what is in margin) And whereas afterwards, and whilst the said defendant fo exercifed and carried on fuch trade and business of a dresser of skins as aforesaid, to wit, on, &c. in consideration that the said plaintiff, at the like special instance and request of the said defendant, had delivered, and caused to be delivered in the way of his aforefaid trade and business, divers other large quantities, to wit, one thousand one hundred other skins of him the said Charles, of a large value, to wit, of the value of other one hundred and fifty pounds, of, &c. to be dressed by him the said defendant for the faid plaintiff for a certain other reward to be paid unto him the faid George, he the faid defendant undertook, &c. the faid plaintiff to redeliver the faid last-mentioned skins unto him the faid plaintiff when and as the same should be dressed, and when as the the faid defendant should be thereto requested: And the said plaintiff in fact fays, that although he the faid George had and received the said last-mentioned skins of and from the said Charles on the occasion and for the purpole last aforesaid, to with at, &c. ; and although afterwards, and before the exhibiting the bill of the faid plaintiff, to wit, on, &c. a certain large part, to with &c. of the faid last-mentioned skins, had been and were dressed into leather, and were then and there in the possession of the said George so dressed into leather; and although the said plaintiff then and there requested the said defendant to redeliver such last mentioned skins unto him the said plaintist, and then and there applied to him for the fame; and although he the faid Charles was then and there ready and willing, and tendered and offered to pay : the faid defendant all charges for and on account of the faid dreffing of the faid last-mentioned skins: Yet the said defendant, not real garding, &c. but contriving; &c. the faid plaintiff in this behalf; did not nor would not, when he was so requested as aforesaid, redeliver to the faid Charles the feid last-mentioned skins, or any part thereof, so dressed as aforesaid, or in any other state or condition whaticever, but he fo to do then and there, and always: from thence hitherto, hath refused and neglected, and on the contrary thereof, afterwards, to wit, on, &c. converted and disposed thereof to his own use. And whereas afterwards, and whilst the sth comes and George exercised and carried on such trade and business of a drefler of fkins into leather as aforefaid, to wit, on, &c. at, &c. in confideration that the faid plaintiff, at the like special instance and request of the said George, had delivered, and caused to be relivered to the faid George in the way of his aforefaid trade and bulmels, divers office large quantities of hipstaline bulmels, of a large value, to wit of occ. so be distinct lea his la him the laid plaintiff for a certain other real mable reward to him the faid defendant, he the faid defendant undertook, &c. the faid Charles to accordingly drefs such last-mentioned skins for him the faid Charles, and to render him a reasonable and just account thereof whenever he should be thereunto required; and although he the faid defendant had and received the faid laft-mentioned fkins for the purpose of so dreffing the same as aforesaid; and although a realonable time for that purpose hath long fince elapsed; and although, after the expiration of that time, and before the exhibiting of the bill of the faid plaintiff, to wit, on, &c. the faid plaintiff requested him the said George to render him a just and reasonable account of and in respect of the said last mentioned skins: Yet the faid defendant, not regarding, &c. but contriving, &c. hath not as yet droffed into leather for him the faid Charles the faid last-mentioned skins, or any part thereof, but he so to do hath hitherto wholly refused, and still refuses to do; and the said lastmentioned skins are still wholly undelivered and unaccounted for unto him the faid Charles, contrary to the tenor and effect of the faid last-mentioned promise and undertaking of the laid defendant, to wit, at, &c. And whereas afterwards, to wit, on, &c. at, 6th Count, on a &c. in confideration that the faid plaintiff, at the like special in- promite to pay stance and request of the said defendant, had before that time per- quantum water

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mitted and suffered the said desendant to have, retain, and convert to his own use and benefit, divers other large quantities of skins of him the faid plaintiff, before then delivered to the faid plaintiff, and that the faid defendant, under and by virtue of that permission, had accordingly retained and converted fuch skins to his own use and benefit, he the fail defendant undertook, &c. the faid plaintiff to pay him so much noney as the faid last-mentioned skins were reasonably worth at the time of such conversion thereof, whenever he the faid George should be thereto afterwards requested: And the faid plaintiff avers, that the faid last-mentioned skins, at the time of the convertion, were reasonably worth a large sum of mondy, to wit, the fum of pounds, of, &c. to wit, at, &c. whereof the fad defendant afterwards, to wit, on, &c. at, &c. had notice. And whereas, &c. (goods fold and delivered, &c. And robereas, &c. (quantum nervit to ditto.) And whereas, &c. (money had and received; an account flated; and common conclusion.) Describer pleaded the plea of " non alfumplit."

orth Count. Sch Count. 9th Count.

> [I] Am of epinion, that in the cale flated, the deteridant is not internable to the uniter for the left of the fkms, the defination of them being by and without any fault or negliger se, much sy accident. The ground of definite is the manner of the lofe, which muft be provert; and it there is no tault imputable (e his,

S. (the defendant) or his fervants, the fire will be confidered as the act of God in which cafe, even a common carist would be exerted, and a fortion a ma nor etwer having in bill ands goods if the course of his befinels to be manufattured. IUMARD BEARCROPTE

faid

Declaration in At, that in con Aderation plainhiff would fill andivided modety of he Mubis, ile-Jenkant agreed to take them, two and three ghonths. Be Count, for a moiety of hand fold. 3rd Count, a quartura meruit.

LONDON, to wit. John Law, late of Rotherhithe in the & B. inaffump- county of Surry, dealer in flores, was attached to uniwer unto Joseph B. in a plea of trespals on the case, and thereupon the faid Joseph, by Alexander Dickson his atterney, complains, for that whereas the faid Joseph, before and at the time of the making the promifes and undertakings of the field John hereafter next mentioned, was lawfully policifed of divers large quantities of ipnatuous liquors, goods, and merchandizes of a large value, to wit, and pay plainter of the value of two hundred and ninety pounds his thillings of by accoming at Jawful money of Great Britain, being his own proper goods and chattels; and being to thereof possessed heretoscre, to wit, on the tenth of June A. D. 1788, at London, to wit, in the parith of St. Mary le Bow in the ward of Cheap, in confideration that the appear bargained faid Joseph, at the special instance and request of the said John, would bargain and fell to him the faid John one undivided moiety or half part of the faid liquors, goods and merchandizes at and for a certain fum of money, to wit, the tam of one nundted and fortyfive pounds two shillings and hapence of like lawful money of Great Britain, to be therefore paid by the faid John, he the faid John undertook, and then and there faithfully promised the faid joseph to pay him the faid funt of one hundred and forty-five pounds two thillings and haptnee in ready money, or by his the

faid John's acceptance at one, two, and three months, from the same day, and year aforesaid: And the said Joseph avers, that he, confiding in the faid promise and undertaking of the faid John so by him made in manner and form aforefaid, did afterwards, to wit, on the same day and year aforesaid, at L. asoresaid, in the parish and ward aforefaid, bargain and fell the faid undivided moiety, or half part of the faid liquors, goods, and merchandizes to the faid John, who then and there bought the same at and for the said sum of one hundred and forty-five pounds two shillings and fixpence: Yet the said John, not regarding his said promises and undertakings to by him made in manner and form aforefaid, but contriving and fraudulently intending craftily and fubtilly to deceive and defraud the faid Joseph in this behalf, hath not paid the faid sum of one hundred and forty-five pounds two shillings and fixpence, or any part thereof, to him the faid Joseph in manner aforesaid, or offerwise hows ever (although to do this he the said John was requested by the said soseph afterwards, to wit, on the same day and year aforefaid, and often afterwards, to wit, at L. aforefaid in the pariff and ward aforefaid); but he to do this hath hitherto wholly refused, and still refuses so to do. And whereas the said John af- 26 Count. terwards, to wit, on the first of April A. D. 1790, at L. aforefaid in the parish and ward aforesaid, was indebted to the said Jofeph in the sum of two hundred pounds of lawful money of Great Britain, for one undivided moiety or half part of certain other "iquors, goods and merchandizes by the faid Joseph before that time bargained and fold to the faid John, and at his like special instance and request; and being so indebted, he the said John, in confideration thereof, afterwards, to wit, on the same day and year last aforesaid, at L. aforesaid in the parish and ward aforesaid. undertook, and then and there faithfully promifed the faid Joseph to pay him the faid laft-mentioned fum of money, when he the faid John thould be thereto afterwards requested. And whereas af- 3d Count, terwards, to wit, on the fame day and year last aforesaid, at L. quantum meralic atorefaid in the parish and ward aforefaid, in confideration that the find Joseph had before that time bargained and fold one other undivided morety or half part of certain other liquors, goods, and merchandizes to the faid John, and at his like special instance and request, he the said John undertook, and then and there faithfully promited the faid Joseph to pay him so much money as he therefore reasonably deserved to have of the said John, when he the said John thould be thereto afterwards requested: And the faid Joseph avers, that he therefore reasonably deserved to have of the said John the further fum of two hundred pounds of like lawful, &c. to wit, at L. aforesaid in the parish and ward aforesaid; whereof the faid John afterwards, to wit, on the fame day and year last aforefaid, there had notice. (Other Counts for goods fold and deliver. ed; money paid, &c.; and common breach to the latter Counts.)

gent-gaiden on particular terins.

Stale" And"

Déclaration in MIDDLESEX, to wit. J. S. complains of R. B. S. (hav parliament,) and T. I. T. W. and J. R. bein mares of ad in the custody of the marshal of the marshalsca of our sovereig millions to Co. lord the king, before the king himself, of a plea of trespass on the case, &c. for that (1), whereas before the making of the promiwith Divry lane and undertaking hereafter next mentioned, to wit, on the twenty Theatresag int seventh day of July in the year of Our Lord 1789, the said R. L. the proprietors and the said T. L. then being joint proprietors of a certain theatre breach of called the Theatre Rigal in Drury-lane, and one T. H. then being to the proprietor of a certain other theatre called the Theatre Royal in purchase them Covent-garden, had respectively granted to the faid J. S. divers, to with one hundred weather instruments or liverces under the hands and feals of the fail R. B. T. L. and T. H. respectively, purporting to be joint foredome an free admissions to the juid I heatnes. Royal In Drusy lane and Covent gargen respectively, to fee the theatrical and other performances there, in manner and for the time there a respectively mentioned, at and for a large sum of money then paid t the faid R. B. S. and T. L. and to the faid T. H. by the faid plaintiff for each and corry of the faid licences or joint freedoms f by them granted as a breatly, that is to fav, at and for the fum or price of fixty pounds of Lewful money of Great Britain, for each and every of the faid incenses or joint freedoms is by them respectively pranted to the fuid plaintiff as afterefuil. (a) And whereas after the granting of the jaid wint freedoms and free admillions as above mentioned, and tefore and at the time of making the promise and undertaking beresnafter next mentioned, the jaid T. II. and the fuid J. R. became and were joint proprietors together with the faid R. B. and the fand T. L. of the fuid Theatre Royal in Drury-lane, and still are proprietors thereof. And wherear, after the time of the granting of the faid freedom as above mentioned, and before the time of the making the promise and undertaking hereinafter next mentioned, the faid plaintiff had fold and disposed of divers of tra faid joint freedoms or free admissions, but the remainder thereof then remained in the poffession of trestaid plaintiff waterfold of. And uphereas the fitted defendants to being fuch joint profrictors of the faid . Theatre Royal in Drury-lane as aforefold, and divers of the faid joint freedoms fo granted by the faid R. B. T. L. and T. H. as . above mentioned, field remaining in the hands and poffession of the faia age suches words, plaintiff undisposed of as aforefaid, on the second day of February

bowit, an the 9th in the year of Our Lord 1791, at Westminster (2) in the faid Sway of August county, in confideration that the faid plaintiff, at the (3) special the year of intlance and request of the faid defendants, would agree to deliver at Wellminster up to them (4) the mojety of fuch of the joint freedoms granted by (3) " like" (4) 44 divers, to wit, fixty-eight other freedoms or free admittions to afactaid, " the theatre royal in Drory-lane, of Which faid left-mentioned theatre the faid defendants were pro-

simulately promited the faid plaintiff to accept and take back They for their what he the faid plaintiff paid for the fame:

the faid R. B. and T. L. and the faid T. H. as above mentioned, as then remained unfold and undiposed of by the faid plaintiff, they the faid defendants undertook, and to the faid plaintiff then and there faithfully promised to accept the same of him the said plaintiff, and to repay to him the faid plaintiff the original price paid by the fuid plaintiff for the faid joint freedoms as aforefuid, and to pay to the faid plaintiff for the same on the twenty-second day of August then next, and to pay and aline to the faid plaintiff interest for the fun coming to him for and by reason of the said repurchase from the faid twenty-second day of February in the year aforesaid. And the faid plaintiff in fact tays, that he the faid plaintiff afterwards, to wit, on the day and year last aforesaid, at Westminster aforesaid in the faid county, did agree to deliver up (5) to them the faid de- (5) " the faid tondards the most affect of the faint for a greated by the faid the faid tondards. tendants the moiety of fuch of the joint freedoms, granted by the faid freedoms's R. B. and T. L. and the faid T. II. as above mentioned, as then remained in fold and undisposed of by the faid plaintiff, and (6) was (6) \* did" then and there (7) ready and willing to deliver up the same to the (7) " offer? fand defendents as aforefail, and from that time hitherto hath been and still is ready and willing to deliver up the fame to them; and afterwards, to wit, on the day and year last aforefaid, at Wishmirster aforesaid in the faid county, tendered and offered to deliver up the same to the faid defendants as aforefaid. And the said plaintist in fact further tays, (8) that at the time of making the faid (8) " that the agreement, promise, and undertaking, there were and still are re-original price or maining in the hands and possession of the said plaintiff, divers, sum paid by the to wit, fixty-ri be of the faid joint freedoms unfiel and undisposed faid plaintift for of, and that the original price paid by the juil plaintiff for the faid the laid laitjoint freedoms foremaining unfold amounts to a large Jum of money, doms amounts to to wit, the fum of four thousand and ighty pounds of lawful money a large fum of of Great Britain, to wit, at Wellminfler aforefaid in the faid money, to wit, esunty; of all which faid premises the faid detendants afterwards, thefumot204ch to wit, on the day and year lift morefaid, (4) there had notice: whereof i et the red der indants, not regarding their faid promise and un-minister afterdertiking to by them made as afordaid, (10) would not, nor would faid in the counfither of them accept and take back (11) the merety of the faid joint ty aforefaid," freedoms of and from the faul plaintiff as above numbianed; nor did (to the have, and the faid actendants, or either of them, on the twenty second day of hath hitherte August then next enjuing, or at any other time whatsoever, pay to wholly refuled the faid plaintiff the lum of two thousand and forty pounds, being a wi procety of the faut fum officer thousand and eighty pounds fo being (11) " of and the original price paul by the faid plaintiff for such of the foint from the faid for low low low to the faid P. B. of J. and J. H. plantiff, the faid freedoms granted to I im by the faid R. B. T. L. and T. H. as last mentioned aforefaid, which, at the time of the making of the promife and un- accdoms as last dertaking by the jaid dependents as aforefaid, remained and fill storulaid, or to remains unfold and undisposed of by the faid plaintiff as aprefuid, pay to the laid together with interest upon the faid two thousand and forty pounds last mentioned

fum of 2040), to beautiful original price or fum paid by the faid plaintiff for the fame, and to accept and take lack the lad last mentioned freedoms, and to pay to the faid plaint. If the faid last mentioned function 2040), they she is a distindents do and each of them soth foligetele."

from the said second day of February in the year aforesaid, nor any part thereof, but to accept and take back the faid moiety of and from the faid plaintiff, or any part thereof, and to pay the faid sum of two thousand and forty pounds with interest as aforesaid, or any part thereof, to the faid plaintiff, they the faid defendants have, and each of them hath, hitherto wholly refused, and still do and each of them doth refuse, to wit, at Westininster aforesaid in the said county. (2d Count, leaving out what is in italic in the 1st Count, and inferting what is within inverted commas in the margin. Counts for divers " grants, licences, freedoms, and free admissions to the theatre royal in Drury lane, and other goods, wares, and merchandizes fold and delivered;" quantum meruit; ditto bargained and fold, and quantum meruit; money had and received, paid, jent; account stated; and common conclusion )

The agreement is in these words: "Terms were agreed to between Mr. S Mr. H. and Mr. S. in January and February last, by which Mr. S. agreed to repurchase his moiety of such of the joint freedoms granted by him and Mr. H. as remained unfold by Mr. S. at the

original price paid by Mr. S. Mr. S. is willing to abide by those terms, and to pay hir. S. interest for the same, coming to him on the repurchase, from the day of that meeting, August 9th, 1791. Payment to be made on Monday se nnight.

R. B. S. J. S."

Specialaffumplit for the price of and fold aft Count, would fell third Autory.

NORFOLK, to wit. Nathaniel Fish complains of Charles a flare in a gold. Hawkefly, being in the custody of the marshal of the marshalsea bargained of our lord the king, before the king himfelf; for that whereas the faid Nathaniel, before and at the time of the making of the promile and undertaking of the faid Charles hereinafter next menpart of interest tioned, to wit, on the tenth day of September 1787, at Lynn in in gelding, con. the county of Norfolk, was possessed of a certain gelding of great dideration exe-value, to wit, of the value of thirty-fix pounds of lawful money of Great Britain, whereof the faid Charles, before and at the time of the making of the faid promise and undertaking of him the said Charles hereinafter next mentioned, to wit, on the same day and year aforefaid, at L. aforefaid, in the county of N. had notice; and thereupon afterwards, to wit, on the same day and year aforefalds at L. aforefaid, in the county of N. in confideration that the faid Nathaniel, at the special instance and request of him the said Charles, would felt to him the faid Charles one-third part or share of his the said Nathaniel's interest in the said gelding, he the said Charles undertook, and then and there faithfully promifed the faid Nathaniel to pay him the fum of twelve pounds, when the faid Charles should be thereunto afterwards requested: And the said Nathaniel in fact fays, that he, confiding in the faid promise and undertaking of the faid Charles, afterwards, to wit, on the same day and year aforesaid, at Lynn aforesaid, in the county aforesaid, did fell to the faid Charles one-third part or thate of his the faid Nationiel's interest in the said gelding; whereof the said Charles, usterwards, to wit, on the same day and year aforesaid, at L. aforelaid, in the faid county of N. had notice; and by reason of the faid premiles, and by virtue of his faid promife and undertaking, then and there became liable to pay to the fald Nathaniel the

## Exchange and Carriage of GOODS, CATTLE, &c.

said sum of twelve pounds, when he the said Charles should be thereunto afterwards requested. And whereas also afterwards, to 2d Count, had wit, on the fame day and year aforefaid, at Lynn aforefaid, in the fold third, value faid county of Norfolk, in confideration that the faid Nathaniel, edat 361 for 126 at the special instance and request of the said Charles, had before executed. that time fold to the faid Charles one-third part of a certain other gelding at the time of the fail last-mentioned fale, the property of him the faid Nathaniel, and then and there valued by the faid Nathaniel and the faid Charles at the price or fum of thirty-fix pounds, he the faid Charles undertook, and then and there faithfully promised the faid Nathaniel to pay him the sum of twelves pounds of fawful money of Great Britain, when he the faid Charles should be thereto afterwards requested. And whereas alfo, before 36Count, agreed the time of the making of the pron ite and undertaking of the faid to fend the geld's Charles hereinafter next mentioned, to wit, on the tenth of Sep+ lng to J. C. at, tember in the year of Our Lord 1787 aforefaid, at Lynn aforefaid, acte he march? in the faid county of N. the faid Nathaniel was possessed of a cer-ed torun; and tain other golding of great value, to wit, of the value of thirty-fix take asouth, dev pounds of lawful money of Great Britain; and the faid Nathaniel fendant would being fo thereof possessed, on the same day and year list aforesaid, otherwise as at L. aforefaid, in the faid county of N. in confideration that the third with plant at L. aforefaid, in the land county of 18. in comments of the faid tiff. J. C. faid Nathaniel, at the special instance and request of the faid woods not. Charles, would agree to permit and fuffer the faid Charles to be- fendant took come a purchaler of a certain part or share of the said last men-third at 121 1988 tioned gelding, and would fend and deliver, or cause to be fent and delivered, the faid last mentioned gelding to one John Church at Epping in the county of Effex, to be by him the faid J. Church entered or matched to run a certain horse-race or certain horseraces, he the faid Charles undertook, and then and there faithfully promised the feld Nathaniel, that if the said John Church, upon being applied to and requested to become a purchaser of one-fourth part or there of the faid last mentioned gelding, thould refuse to purchase such fourth part or share, he the said Charles would begome a purchaser of one third part or share of the faid last mentioned gelding, and would pay to the faid N, the price or fum of twelve pounds of lawful money of Great Britain for such third part or fliare; and that if the faid John Church should agree to become a purchaser of one-fourth part or share of the said lath. mentioned gelding, he the faid Charles would also become a purchaser of one-fourth part or share of the said last mentioned gelding, and would pay to the faid. Nathaniel the price or fum of nine pounds for such fourth part or share of the said last mentioned gelding: And the faid Nathaniel avers, that he, confiding in the faid last mentioned promise and undertaking of the faid Charles so by him made as last aforesaid, to wit, on the same day and year last aforesaid, to wit, at L. aforesaid, in the county of N. did agree to permit and fuffer the faid ( harles to become at purchaser of a certain part of share of the said last mentioned gelding, and did then and there cause the faid last mentioned geiding to be fent and delivered to the faid John Church at Epping aforef.id, to be by him entered or matched to run a certain horse-race

or certain horse-races. And the faid Nathaniel further in fast fays, that the said John Church afterwards, to wit, on the same day and year last aforesaid, at Lynn asoresaid in the said county of Norfolk, was applied to and requested to become a purchaser of one-fourth part of the faid last mentioned gelding, and that the faid John Church then and there refused to become a purchaser of the faid fourth part of the fail last mentioned gelding; of all which premifes he the faid Charles afterwards, to wit, on the fame day and year last aforesaid, at Lynn aforesaid; in the said county of Norfolk, had notice; and then and there, by the permission of the faid Nathaniel, became purchaser of one-third part or stare of the faid last mentioned gelding; by reason whereof, and by virtue of the aforefaid promife and undertaking of him the faid Charles fo made as last aforesaid, he the said Charles afterwards, to wit, on the fame day and year last aforefaid, at Lynn aforefaid, in the faid county of N. became liable to pay to the faid Nathaniel the faid price or fum of twelve pounds, for the faid third part of the 4th Count, for faid last mentioned gelding, when he the said Charles should be third of a geld- thereunto afterwards requested. And whereas also the said Charles afterwards, to wit, on the first day of November in the year of Our Lord 1787 aforefuld, at Lynn aforefaid, in the faid county of N. was indebted to the faid Nathaniel in the fum of twelve pounds of lawful money of Great Britain, for one-third part or share of a certain gelding of the faid Nathaniel, by the faid Nathaniel before that time bargained for with, and fold to the faid Charles at his special instance and request; and being so indebted he the said Charles, in confideration thereof, afterwards, to wit, on the time day and year last aforesaid, at Lynn aforesaid, in the said county of Norfolk, undertook, and then and there faithfully promifed the faid Nathaniel to pay him the faid last mentioned sum of money, when afterwards he the faid Charles should be thereto requested,

ing bargained and fold.

marriage or

death, which

PEG.

LANCASHIRE, f. F. S. was attached to answer G. H. &c. Declaration for not paying for a for that whereas the faid F. the fourth day of February in the year plant if fed to at Lord 1778, at P. in the faid county, in confideration that eletendant, and the faid G. at the special instance and request of the said F. had which was to fold and delivered to him the faid F. by way of fale, a certain filbe paid for on ver watch of him the faid G. he the faid F. for himfelf, his executors and administrators, undertook, and then and there faithfully promised the said G. to pay to him for the same the sum of Apould helf lisps fix pounds of lawful, &c. upon the marriage of him the faid F. or upon the day of his death, which should first happen: And the faid G. avers, that he, confiding in the faid promife and undertaking of the faid F. afterwards, to wit, on the fame day and year lath Morefaid, at L. aforefaid, at the special instance and request of the faid F. did fell and deliver by way of fale to the faid F, the faid filver watch of him the faid G.: And the faid G. doth further ever, that the said F. afterwards, to wit, on the twenty-fourth day of January in the year of Our Lord 1783, at L. aforefaid, took to wife one R. S. and by reason whereof the said sum of six

pounds

pounds became due and payable from the faid F. to the faid G. to wit, at L. aforesaid; whereof the said F. afterwards, to wit, the fame day and year last above faid, there had notice. And whereas also (another Count the same as the last): Yet the said F. ngt regarding his faid several promises and undertakings made as aforefaid, but contriving and fraudulently intending craftily and fubrilly to deceive and defraud the faid G. in this respect, hath not yet paid the faid fum of fix pounds, or any part thereof, to the faid G. (although to do this the faid F. afterwards, and after the marriage celebrated between them the faid F. and the faid R. to wit, on the twenty fifth day of January in the year of Our Lord 1783, at L. aforesaid, by the said G. was requested); but the same to him, &c. (Damnum twenty pounds.)

MIDDLESEX, /. M. D. late of, &c. gentleman, was at - Declaration in tached to answer unto T. G. of a plea of trespais on the case, &c.; C. B. on special and whereupon the faid T. G. by his attorney, complains, for affumpfit, to pay. that whereas, on the fourth of May 1750, at, &c. in confideration of condition of tion that the faid T. G. at the special instance, &c. of the said Buying it not re-M. D. would cause to be delivered to the said T. G. divers goods turned in a 152 and merchandizes, to wit, two pieces of flowered velvet on fale, mited time. or to return the fame within three days then next following, he the faid M. D. undertook, and then and there faithfully promised the Liid T. G. to return the faid two pieces of velvet to the faid T. G. in three days then next following, or otherwise he the said M. D. would be the buyer of the faid two pieces of velvet at and for the price or fum of one hundred pounds, and would pay to the faid T. G. the faid sum of one hundred pounds for the same, whenever afterwards he should be thereto requested: And the faid T. G. avers, that he, confiding in the faild promise and undertaking of the faid M. D. afterwards, to wit, on the same day and year aforefaid, at Westminster aforesaid, at the instance and request of the faid M. D. did cause to be delivered to the said M. D. the said. two pieces of velvet on fale or return; and that the faid M. D. did not, within the space of three days then next following, return the faid two pieces of velvet, or any part thereof, to the faid T. G.: and by reason of the premises he the said M. D. according to his promise and undertaking aforesaid, became the buyer of the faid two pieces of velvet at and for the fame to the faid T. G. to wit, at Westminster aforesaid. (Counts for goods sold and delivered; money had and received; and common conclution.)

HERTFORDSHIRE, J. Thomas Goulding complains of Reclyation in Joshua May, being in the custody, &c. for that whereas, on the B. R. on an afirst day of January, A. D. 1744, at Hertford in the said county, a sreement for ac certain discourse was moved and had between the faid Thomas exchangeofcatwas to give his gelding and a fum of money in exchange for plaintiff e gelding the money the action is brought.

for non-payment of

and the faid Joshua, of and concerning a certain gelding of the said Thomas, and a certain gelding of the faid Joshua; and upon that discourse it was then and there agreed upon between the said Thomas and the faid Joshua, that the faid Thomas should give and deliver up to the faid Joshua his faid gelding to and for the sole use of the said Joshua, and that the said Joshua should give and deliver up to the faid Thomas his faid gelding to and for the fole use and benefit of the faid I homas; another the faid Thomas should have, receive, and accept of the faid Joshua his said gelding, and that the faid Joshua should have, receive, and accept of the said Thomas his faid gelding; and that the faid Joshua should pay to the faid Thomas, over and above the faid gelding to agreed to be delivered by the faid Jothuz, the fum of one pound eleven shillings and fixpence; which laid furn of money and gelding of the faid Joshua were agreed between the said parties to be paid by the said Joshua to the said Thomas in exchange for the said gelding of the said Thomas. And whereas afterwards, to wit, on the same day and year, at, &c. aforefaid, in confideration that the faid I homas (Mutual promises). And the said Thomas in sact saith, that in pursuance of the said agreement on his part, he the said Thomas afterward, to wit, on the same day and year, at Hertford aforefaid, gave and delivered to the faid Joshua his said gelding to and for his the faid Joshua's own sole use and benefit; and although he the faid Thomas well and faithfully performed and fulfilled all and every thing in the faid agreement contained on his part to be performed and fulfilled, according to the form and effect of his faid agreement, and promife and undertaking so made, to wit, at H. atorefaid; and although the said Joshua then and there delivered . his gelding to the faid Thomas to and for his the fuid I homas's own fole uts and benefit, according to the form and effect of the faid agreement: Yet the faid Joshua, not regarding his laid promife and undertaking as to the payment of the faid one pound eleven shillings and fixpence, but contriving and fraudulently intending craftily and subtilly to deceive and defraud the said Thomas in this respect, bath not as yet paid the taid sum of money, or any part thereof, to the said Thomas (although to do this he the said Johna was requested by the said I homas afterwards, to wit, on the day and year aforelaid, and often afterwards, to wit, at, &c. aforefaid); but he to pay the fame to him, or to perform his faid agreement and promise in that respect, he the said Joshua hath liftherso wholly refused, and still refuses. (Counts for cattle, goods, wares, and merchandizes fold and delivered by the hid Thomas, to the faid Joshua; and common conclution to those Counts.)

In confident of London, warehousemen, were attached to answer Alexander who had fild Mackintosh in a plea of trespals on the case; and whereupon the person, would allow the person descent would pay him for them. Breach, that though plaint was ready to allow, yet delet dant would not pay.

13.1

faid Alexander, by A. B. his attorney complains, for that whereas heretofore, to wit, on the seventeenth day of September in the year of Our Lord 1785, to wit, at Westminster in the county of Middlesex, in consideration that the said Alexander, at the special instance and request of one David Scott, had before that time fold; and delivered to him the faid David Scott, divers goods wares and merchandizes of a large value, to wit, of the value of eight pounds ten shillings of lawful money of Great Britain, they the faid John and Joseph undertook, and then and there faithfully promised the said Alexander, that if he the said Alexander would allow five pounds per cent, (that is to fay, if the faid Alexander would make a deduction from the faid fum of eight pounds tenshillings in the proportion and at and after the rate of five pounds, in one hundred pounds), they the faid John and Joseph would advance to the faid Alexander the fum of eight pounds one shilling and fixpence (being the remainder of the faid lum of eight pounds ten shillings, after making such deduction as atoresaid); and although he the faid Alexander hath been always, from the time of making the faid promife and undertaking of the faid John and. Joseph, hitherto and still is ready and willing to make such deduction or allowance as aforefaid; and although the faid John and Joseph afterwards, to wit, on the day and year aforesaid, at Westminster in the county of Middlesex aforesaid, had due and proper notice thereof, and were then and there requested to advance to him the faid Alexander the faid furn of eight pounds one shilling. and fixpence; and which faid fum of eight pounds one shilling and fixpence they the faid John and Joseph then and there ought to have advanced to the faid Alexander, according to the tenor and effect of their promise and undertaking aforesaid: Yet the said; John and Joseph, not regarding their said promise and undertaking to by them made in manner and form aforefaid, but contriving and fraudulently intending craftily and fubtilly to deceive and defraud the faid Alexander in this behalf, did not nor would, at the faid time when they were so requested as aforesaid, or at any time afterwards, advance the faid fum of eight pounds one shilling and fixpence, or any part thereof, to the faid Alexander, but have hitherto wholly refused and neglected so to do; and the said sum of eight pounds one shilling and sixpence, and every part thereof, still remains, and is wholly due and unpaid to him the faid Alexander, to wit, at Westminster, in the county of Middlesex aforefuld. (Goods fold and delivered; and money Counts; common" Drawn by MR. Tidn. conclusion.)

YORKSHIRE, to wit. A. Roodhouse complains of B. Declaration in Gostiay, being in the custody of the marshal of the marshal east of special assumption lord the now king, before the king himself, in a plea of trest of a stack of hay sold by auction 28th October, on consideration to be paid for 1st January following, and to be suffered to remain in plaintist's premises till 1st May sollowing. Action brought before 1st May, because defendant took away part by sorce, and becoming insolvent wanted to take away residue without paying for it, which plaintist resisted.

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pals on the cale, &c. for that whereas heretofore, to wit, on the twenty-eighth of October in the year of Our Lord 1789, to wir, tat Wakefield, in the county of York, in confideration that the field A. Roodhouse, at the special instance and request of the said B. Gosnay, would sell to the said B. Gosnay a large stack of hay of himsthe faid A. Roodhouse, then standing and being in a cerrain fold of the faid A. Roodhouse there, for a certain sum of money, to wit, the fum of pounds of lawful money of Great Britain, and would permit and fuffer the fame to remain and continue in the faid fold of the faid A. Roodhouse from thence till the first day of May then next following, he the daid Gosnay then and there, to wit, on the day and year first above mentioned, at Wakefield aforefaid, in the county aforefaid, undertook, and faithfully promised the said A. Roodhouse to pay to him the said flim of mency for the fame on the first day of January then next ensuing: And the said A. Roodhouse in fact says, that although he, confiding in the faid promise and undertaking of the said B. Gosnay, did then and there, to wit, on the day and year first above mentioned, to wit, at Wakefield aforefaid, in the county inforefaid, sell to the said A. Roodhouse the said stack of hay upon the terms aforefaid; and although he the faid A. Roodhoufe did accordingly permit and fuffer the faid flack of hay to remain and continue in the faid fold until the faid B. Gofnay, fince the making of the laid promise, took away a part thereof; and although the residue thereof still remains in the laid fold of the said A. Roodhoute upon the terms aforefaid; and although the first day of January next after the making of the faid promise is long fines slapsed: Yet the faid B. Gostay, not regarding his said promise and undertaking to by him made as aforefuld, but contriving and Traudulently intending craftily and fubrilly to deceive and defraud the faid A. Roodhouse in this behalf, did not, on the faid first da of January, pay, not hath he as yet paid, the faid for any part thereof, to the faid A. Roodhouse (although he the faid B. Golnay afterwards, to wit, on the faid first day of January, and often afterwards, to wir, at Wakefield aforefaid, in the county aforelaid, was requested by the faid A. Roodhouse); but he to to do bath hitherto wholly retuled, and still refuses. Counts for hay and other goods, &c. fold and delivered; and quanfun meruit; ditto bargained and fold; use and occupation; money had and received; account stated; and common conclusion thereto : pledges.) T. BARROW.

ceceration in MIDDLESEX, to with William Fulley, late of Westmin-C.B. in sharp-steer in the country of Middlesex, common carrier, was attache it against a per- in a fiver William Reed in a piece of trespals on the case; an i horse, which whereupon the said W. Reed, by A. B. his attorney complains, for se had received that whereas heretofore, to wit, on the renth day of January, A. D. n the country of yellowich that is died.

mentioned.

tion that the said William Reed, at the special instance and request of the said William Fussey, had then and there caused to be delivered to the faid William Fussey a certain mare of the said William Reed of a great value, to wit, of the value of twenty. pounds of lawful money of Great Britain, to be fafely and fecurely conveyed, to wit, from Ely, in the country of Cambridge, to London, and there, to wit, at London aforefaid, to be fafely delivered to the faid William Reed, for a certain reasonable reward to be therefore paid to the faid William Fulley, he the faid Wills liam Fulley undertook, and then and there, to wit, at Walforefaid, faithfully promifed the faid William Reed faicly and fecurely to convey and deliver the faid mare as aforefaid: And the laid W. R in fact faith, that although the faid W. F. then and there, to wit, on the day and year aforefaid, at W. aforefaid, had and received the faid mare to convey and deliver as aforefaid; and although the faid W. F. did afterwards deliver the faid mare for the faid W. R. at London aforefaid: Yet the faid W. F. not regarding his faid promife and undertaking, but contriving and fraudulently intending craftily and fubrilly to deceive and defraud the fillid W. R. in this behalf, did not fafely and fecurely convey the faid mare according to his faid promife and undertaking; but on the contrary thereof, in the faid conducting and conveying of the faid mare, took so little and such bad care thereof, and so much misused, fretted, and abused her upon that occasion, that the said mare, in confequence thereof, immediately fickened and foon afterwards died. and was wholly lost to the lard W. R. towit, at W. aforesaid, in the county aforefuld. And whereas afterwards, to wit, on the day ad Count. and year aforefaid, at W. aforefaid, in the county aforefaid, in the confideration that the faid W. R. at the like special instance and request of the said W. F. had then and there caused to be delivered. to the faid W. F. a certain other mare of him the faid W. R. of alarge alue, to wit, of the value of twenty pounds of like lawful money, to be fafely and fecurely conveyed, to wit, from Ely aforefaid to all certain place called the Catherine and Wheel, in a vertain freet called Biftopfgate-ftreet, in the fuid county of Middlefex, and there ? to be fufely and fecurely delivered for the faid W. R. for a certain reasonable reward to be therefore paid to the said W. F. he the said W. F. undertook, and then and there, to wit, at Washforelaid, faithfully promised the said W. R. safely and securely to convey a and deliver the faid last mentioned mare as aforefaid: And the faid W. R. in fact fays, that although the faid W. F. then and there, to wit, at W. aforefaid, had and received the faid hist mentioned of mare to convey and deliver as aforelaid: Yet the faid W. F. nonregarding his faid last mentioned promite and undertaking but contriving and fraudulently intending craftily and subtilly to deceive and defraud the faid W. R. in this behalf, did not fately and securely convey and deliver the faid last mentioned mare, according to his faid last mentioned promise and undertaking; but on the contrary thereof, after he the faid W. F. had received the same for the purpole aforefaid, took to little and tuch bad care of the faid lafe

mentioned mare in the conducting and conveying her, and so much misused, fretted, and abused her upon that occasion, that the said Tast mentioned mare, in consequence thereof, immediately sickened and foon afterwards died, and thereby became and is wholly loft to the faid W. R. to wit, at Westminster aforesaid. (Add Counts for money had and received; money laid out; account stated; and T. BARROW. common conclusion thereto.)

- See Carriers by Land-Negligence-Misleafance:

aft Count exes Lytory.

FOR that whereas, on A. D. Declaration in Sec. in confideration that the faid plaintiff would buy of the faid assumption for the faid inflance and request, a certain horse at decer in the fale defendant, at his special instance and request, a certain horse at of an unfound and for a certain large fum of money, to wit, the fum of horse warranted pounds, he the said defendant undertook, and then and there saithat a found price fully pron ifed the faid plaintiff, that the faid horse was found: And the faid plaintiff in fact faith, that he, confiding in the faid promite and undertaking of the faid defendant, afterwards, to wit, ion, &c. at, &c. aforefaid, did buy the faid borfe of and from the faid defendant at and for the faid price or fum of money: Yet the akid defendant, contriving and fraudulently intending craftily and Jubtilly to injure the faid plaintiff in this behalf, did not regard big faid promise and undertaking, but thereby crastily and subtilly decelved the faid plaintiff in this, that the faid house, at the time of the making the faid promife and undertaking, and also at the stime of the aforesaid sale thereof, was not sound, but was then and there unfound; and by reason thereof the said horse became and was of no use or value to the said plaintisf, to wit, at, &c. aforefaid. And whereas afterwards, to wit, on the day and year aforefaid, at, &c. aforefaid, in confideration that the faid plaintiff, at the like special instance and request of the said desendant, had then and there bought of the faid defendant a certain other horse, and bad then and there paid to the faid defendant a certain other large fum of money, to wit, another Jum of thirty pounds for the fume, ne The faid defendant undertook, and then and there faithfully promifthe faid plaintiff that the said last mentioned horse was sound

ad Count exe-

menuoused norse, at the time of the making of the fall fair mentioned promise and undertaking, and also at the time of the maksing the aforestid sales thereof, was not found, but was then and There infound and by realon thereof the faid last mentioned horse became and was of no use or value to the faid plaintiff, to wit, at, dec. aforesaid, (3d Count like the 2d, omitting what is in italic i money bad and received; common conclution.)

The the transfer of the second of the second

F. Buller.

weidener heing of an express warranty, Pleader, lo. 17. a Declaration in Waren motion for a number to be entered, range.

In a fimilian cafe (Swart w. Wilkins, the Court of K.B preferred this declaration Deng, 18, ) reffered from affices, the to declaring on the warranty. See Herne's

SOMERSET, J. William Dare complains of James Bryant, Declaration on being in the custody of the marshal, &c. for that whereas the said sale of rotten W. Darc, on the eleventh day of October in the year of Our Lord theep on a 1740, at Taumton, in the county aforefaid, had bargained with. warranty. the faid J. B. to buy of him the faid J. B. divers, to with one hundred and thirty sheep; and the said J. B. then and there; well; knowing the faid sheep to be scabbed and rotten, then and there, by warranting the faid theep to be found, then and there fallely, deceitfully, and fraudulently fold the faid theep to the faid W. Dare for a great fum of money, to wit, for leventy nine pounds, whereas in truth and in fact the faid theep were scabbed and rotten, and always afterwards fo there remained; and thus the faid James Bryant, on the day and year aforefaid, at T. aforefaid, fallely and fraudulently deceived the faid William Date. And whereas the al Count. fud William Dare afterwards, to wit, on the same day and year aforefaid, at Taunton aforefaid, had bargained with the faid James Bryant to buy of him the faid J. B. divers, to wit, one hundred and thirty other sheep; and the said J. B. then and there, well know 4 ing the faid last mentioned theep to be then baned, stabbed, and rotten, on the same day and year, at Taunton aforeiaid, by warranting the faid last mentioned theep to be found in win fand limb, trandulently and deceitfully fold the faid last mentioned sheep to the faid William Dare for a large fum of money, to wit, for another fum of feventy mine pounds, whereas in truth and in fact the faid left montioned theep were then baned, icabbed, and rotten, and diversato wit, fixty of the faid theep, have fince died to diffempered; of which the faid J B. afterwards, &c. had notice a and thus the faid James B. on the day and year aforefaid, at Taunton aforefaid, talfely and fraudulently deceived the faid W. Dare, whereby the faid W. Dare faith that he is injured to the value of eighty pounds. And therefore he brings this fuit, &c.

SUSSEX, to wit. Walter Payne, late of Petworth in the peclaration on county of Sull-x aforefaid, victualler, was attached to antivertible fale of a George Brider of a plea of trespais upon the case, &cc. And gelding en thereupon the faid George, by John Wickliffe his attorney, wattanty. complains, that whereas the fail George, on the second day of January in the year of Our Lord 1738, at Petworth afforefaid in the county aforefaid, bargained with the faid Walter to buy of the faid Walter a certain gelding of the faid Walter; and the faid Walter, knowing the faid gelding to be infirm, unfound, and infected with a certain distemper called the glanders, by then and there warranting the faid gelding to be found and free from any diftemper whatfoever, then and there deceitfully fold the faid gelding to the faid George for the fum of ten pounds ten shillings of lawful money of Great Britain, and one cord of wood, which faid cord of wood was then and there of the value of twelve shillings of like lawful money; which faid gelding, at the time of the fale thereof

Draun by MR. WARREN,

ad Count.

thereof, and from that time to the death of the faid gelding, was infirm, unfound, and infected with the faid diffemper called the glanders; and so the said Walter, on the same day and year aforefaid, at P. aforefaid, falfely and deceitfully deceived the faid George, And whereas the faid George, on the faid second day of January in the year aforefaid, at Petworth aforefaid, bargained with the faid Walter to buy of the faid Walter a certain other gelding of the faid Walter; and he the faid George then and there knowing the faid last-mentioned gelding to be infirm, unfound, and infected with the faid diftemper called the glanders, by then and there warranting the faid last-mentioned gelding to be found in wind and limb, and without any, infirmity whatfoever, then and there deceitfully fold the faid last mentioned gelding to the faid George for a large fum of money, to wit, for the fum of eleven pounds two shillings of like lawful money; which said lastmentioned gelding, at the time of the fale thereof, was, and from that time to the time of the death of the faid golding continued infirm, unfound, and infected with the faid diffemper called the glanders as aforefaid, to wit, at P. aforefaid; and so the said Walter, on the same day and year aforesaid, at P. aforesaid, fallely as deceitfully deceived the faid George, to the faid George his damage of forty pounds. And therefore he brings this fuit, &c. Drawn by Mr. WARREN.

ASSUMPSIT SPECIAL; 1st, For not ACCEPTING. RE-DELIVERING, or TAKING BACK, &c. GOODS, CATTLÉ, &c. BOUGHT; 2d, For DECEIT in the DELIVERY, and on WARRANTY; 3d, Concerning GOODS, &c. LENT and LET to HIRE (inter alia of BAILMENT,) against BAILELS

hack, So.

pedaration in STAFFORDSHIRE, J. D. C. late of, &c. was attached parcel of backles, to answer, &c. &c.; that whereas the said plaintiff, long before according to and at the time of the making of the agreement hereafter mensample, and if tioned, was and fill is an ironmonger, and the bufiness of an not to good to fronmonger, during all that time, used and exercised, to wit, at and return the der aforesaid; and the said plaintiff was, during all that term, money, or goods used to sell buckles in the way of his trade by wholesale, traders of as good a trading with him and fending to him for fuch goods, and which faid quality as the goods were usually bespoke, made, and sold according to the pattern Breach, that or sample buckles; and the said defendant long before, and at the goods were not time of the making of the agreement hereinafter next mentioned, was to soot, and de- and still is a buckle-maker, and the business of a buckle-maker tendant remed during all that time used and exercised, to wit, at, &c. aforesaid; to take "them and the faid plaintiff and defendant, so respectively using and exercifing the faid respective trades in maturer aforcsaid, on the first day

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of August 1749, at, &c. aforesaid, it was agreed by and between the said plaintist and the said defendant, that the said plaintist should employ the faid defendant in his business of a buckle-maker, to make buckles according to and of equal goodness with such pattern or sample buckles as the same should be from time to time bespoke by plaintiff; and that if any such buckles, which find defendant should so make for the said plaintiff, should at any time be not so good for as well made as the sample or pattern buckles by which they should be so bespoke, and, being fent to any of the faid plaintiff's correspondents, should be for that reason returned back to the said plaintiff, then the said defendant should take back all such buckles so returned from the said plaintiff, and repay him the price which he the said defendant should have received for the same of the said plaintiff, or make him other good work of the value of fuch money instead. thereof, at the election of the faid plaintiff. And the faid agreement being so made (Mutual promises). And the said plaintiff in fact faith, that in pursuance of the said agreement, afterwards, to wit, on the same day and year aforesaid, at, &c. aforesaid, the said plaintiff employed the faid defendant to make for the faid plaintiff, in the way of his trade, a certain large parcel of buckles, to be made according to certain fample or pattern buckles then in the hands and custody of the said plaintiff, and which said buckles, when made, were to be fent up to London by the faid plaintiff to a certain correspondent of the said plaintiff who bespoke the same, to be made by these sample or pattern buckles, and of equal goodness with those sample or pattern buckles; whereof the said defendant then and there, to wit, on the fame, &tc. at, &c. aforefaid. had notice. And the faid plaintiff further faith, that the faid defendant did afterwards, to wit, on the fourth day of September in the year aforefaid, at, &c. aforefaid, make for and deliver unto the faid plaintiff the faid parcel of buckles; and the faid plaintiff then and there paid to the faid defendant his own price, to wit, three pounds nine shillings for the same; and that the said buckles so delivered were not then and there according to the fample or pattern buckles by which the fame was so bespoke as aforefaid, but of a much inferior goodness in make and finishing: and the faid plaintiff afterwards, to wit, on the same day and year last aforesaid, sent the same up to London to his correspondent there, who had bespoke the same (a), and the same was returned back again to the faid plaintiff by that correspondent, because the same were not made according to the said pattern or fample buckles, but of a much inferior goodness in make and finithing; of all which premifes the faid defendant afterwards, ff. on the fourth day of September in the year aforefaid, at, &c. aforefaid, had notice, and was then and there requested by the faid plaintiff to take back the faid buckles, and to repay the faid plaintiff the faid three pounds nine shillings so-received of the said plaintiff by the

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## ASSUMPSIT SPECIAL. - For not Accepting,

fail defendant for the same: Yet the fail defendant, not regarding his aforefaid promife and undertaking, but contriving and fraudulently intending crafuly and subtilly to deceive and defraud the faid plaintiff in this behalf, he the faid defendant did not then, or et any other time afterwards hitherto, take back the fud buckles, or any part of them, or repay to faid plaintiff the faid three pounds nine shillings which the faid defendant had so received from the faid plaintiff for the faine, or any part thereof, (although to do this faid defendant afterwards, to wit, on the fame day and y ar last aforesaid, and often afterwards, at, &c. aforesaid, was requested by the said plaintiff,) but he to do this hath hitherto wholly refused, and still refuses. (21 Count like the first, only that oesendant was requested to take back the buckles, and to make other good work of the value of the fail three pounds nine shillings fo received by the fold defendant of the faid plaintiff for the faid buckles, 3d Count, the defendant was requested to take back his buckles, and either to repay the mancy or to make other work, at defendant's election, breach, that he did neither; 4th Count, goods fold, and 5th Count, money laid out, had, and received; and common conclution.)

Declaration in

SOMERSETSHIRT, / John Ford complains of Thomas R in assump. Balme, being in the custody of the maishal ct the maishalica of by a watch-our lord the now king, before the king himself, in a plea of trefof a gold pass on the case, &c. for that whereas heretofore, to wit, on the with made for fecond day of June in the year of Our Lerd 1790, at Bath in confideration that the faid county of Sumerset, in consideration that the said John, and ingresorder, who was then and there a watchmaker, at the special instance and request of the faid Thomas, would make for the faid Thomas a certain watch of a large value, to wit, of the vilue of eighteen pounds eighteen shillings of lawful money of Great Britain, he the faid Thomas then and there undertook, and faithfully preimfed the faid John to pay him for the faid watch the fain of cighteen pounds eighteen thillings upon delivery thereef to him the faid John: And the laid John avers, that he the faid John, confiding in the faid promise and undertaking of the fait I homas, afterwards, to wit, on the day and year aioiciaid, at Bath aforel id, in the county aforelaid, made and he liked the first watch for the faid Thomas for the price affordaid, in the fine, to nade and finished, then and there tendered to the land I homas, and then and there requested and required the find Thomas to pay him the sum of eighteen pounds eighteen shillings for the same; Yet the said Thomas, not regarding his faid promile and undertaking to by him made as aforefaid, but contriving and triudulently intending craftily and subtilly to deceive and defraud the said John in this behasf, and not, when the faid watch was so tendered to him as aforclaid, receive or accept the fame; nor did nor would be the faid I homas, when he was to requestion pay the faid eighteen pounds eighteen shillings for the fame as aforefaid, pay the same,

## DELIVERING, OR TAKING BACK, &c. GOODS, CATTLE, &c.

regard.

or any part thereof, to the faid John, but he fo to do hath hitherto wholly refused, and still refuses. (2d and 31 Count, a watch bargained and fold, and quantum meruit; 4th and 5th, work and labour as a watchmaker; and common money Counts.)

LANCASHIRE, J. George Illingsworth complains of fifteen calves James Clegg, being in the custody of the marshal of the mar- fold to be delivere shalsea of our lord the now king, before the king himself, in a two each steel plea of trespass on the case; for that whereas the said George, on ceeding week the fixtcenth day of June in the year of Our Lord 1788, at Lan- and three the cafter in the county of Lancaster, at the special instance and request of the said James, bought of the said James sisteen Scotch very. Defendar calves at the rate and price of thirteen shillings and sixpence for delivered page each and every of the faid calves, to be paid to the faid James on but refused to delivery thereof, and then and there undertook, and faithfully pro- deliver the mised the said James to pay to him the sum of thirteen shillings mainder. and fixpence for each and every of the faid calves on delivery thereof as aforefaid; and, in confideration thereof, he the faid James then and there undertook, and faithfully promised the said George to deliver to him the faid George the faid fifteen Scotch calves in manner following, that is to fay, two of the faid calves in each of the faid first fix weeks, and the remaining three of the faid calves on the feventh week next enfuing the faid fale thereof. And the faid George in fact fays, that although the faid James afterwards, in the first week after the said sale, to wit, on the nineteenth day of the faid month of June, delivered to the faid George two of the faid calves, and afterwards, in the second week after the faid fale, to wit, on the twenty feventh day of the faid month of June, delivered one other of the faid calves according to and in part performance of his faid promise and undertaking, which he the faid George paid for according to the rate and price aforefaid, on delivery; and although the faid feven weeks from the faid fale of the faid calves, and wherein the faid James, if he had thought fit to to do, ought to, could, and might have delivered the residue of the faid calves to him the faid George, have long fince elapsed; and although the faid George, within the faid feven weeks from the faid fale, duly tendered himself, and offered to receive of the faid James, and then and there required the faid James to deliver to the faid George the rest of the said calves, according to the faid promise and undertaking of the said James, and then and there tendered and offered to pay to the said James the sum of thirteen shillings and fixpence for each and every of such residue of the faid calves, if he the faid James would deliver the same as aforefaid; and although the faid George hath always from thence hitherto been ready and willing to receive the residue of the said calves of the faid James, and to pay him for the same at the rate and price aforesaid, to wit, at Lancuster aforesaid in the county aforesaid: Yet the said George avers, that the said James, not regarding his faid promises and undertakings so by him made as aforesaid, with

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regard to the residue of the said calves, but contriving and fraudus lently intending craftily and subtilly to deceive and defraud the said George in this behalf, did not, when he the faid James was so requested as aforesaid to deliver to the said George the residue of the faid calves, according to his promife and undertaking so by him in that behalf made as aforefaid, deliver, nor hath he as yet delivered or caused to be delivered the residue of the said calves to the said George, but he so to do then and there wholly refused, and from thence hitherto hath refused, and still doth refuse, to wit, at Lancaster aforesaid in the county aforesaid. (2d Count, stating the promise to be to deliver the whole within seven weeks, and omitting the word Scotch; 3d Count, to deliver them on reasonable request; 4th Count, for money had and received; and common T. Barrow. conclusion.)

each #81, and al. lowing the mo-Mey received for cular place; ency were ac. cordingly fent, but defendant refused to pay.

BURRY, J. John Biddle, George Thackeray, and Thomas Declarationin Merrick complain of John Field and John Shephard Daniel, being, greement. One &c.; for that whereas, before the making of the promise and un-of defendants as dertaking of the said defendants hereaster next mentioned, to wit, barge-matter on the first day of October A. D. 1756, and for a long time afbeen em- terwards, the said J. F. was possessed of a certain barge, in which ployed by plain- barge he the faid J. F. was used and accustomed to carry goods thirty pockets of and merchandizes by water for hire and freight from London and ips, which he other places thereto adjacent, to Chertfey and other places near nk. Plaintiffs, and adjacent to Chertsey, and other places near and adjacent theregreat expence to; and the said J. F. being so possessed of the said barge, they steever fame, the faid plaintiffs had, before the making of the faid promife and fold a part, undertaking of the faid defendant hereafter mentioned, retained and **A brought** an employed the faid J. F. to carry and convey in his faid barge, for against freight and hire to be therefore paid to the feid J. F. divers goods their damages: findants agreed of the faid plaintiffs, of the value of one hundred and fifty pounds take the re. four shillings and sixpence, and which had cost the plaintiffs one mainder of the hundred and fifty pounds four shillings and sixpence, from a certain sops, and pay wharf of the said J. M. situate, lying, and being in the parish of pishitiffs prime St. Saviour, Scuthwark, in the county of Surry aforefaid, near ne, and all London aforefaid, to Chertley aforefaid, and had accordingly cauf-Expences; they ed the faid thirty pockets of hops to be delivered to the faid I. F. precing to lose for the carriage aforefaid, and the faid J. F. had loaded and put the same on board the said barge, and had departed with the said barge; and the faid thirty pockets of hops so laden and being on shore told; the board the faid barge from the faid wharf towards Chertfey aforetops to be deli- said, and the said barge proceeding in her said voyage from the said wered at a parti, wharf to Chertley aforelaid, had funk in her faid voyage, to wit, on the fixth day of October in the year aforefaid, in the river Thames, between the faid wharf and Chertfey aforefaid, whereby the faid thirty pockets of hops had been spilt and sunk in the same river, and were greatly damaged, wetted and spoiled: and the faid plaintiffs had been, at the time of the making of the promise and

## Delivering, or Taking Back, &c. GOODS, CATTLE, &c.

undertaking of the said defendants hereafter mentioned, at great charges and expences at taking or weighing up the faid hops so spilt and sunk as aforesaid, and in the carriage of the same from the place where these were so sunk and spile, to the said wharf, and in drying the same, and in providing other bags for the same; and had afterwards fold part, to wit, seventeen hundred one quarter and five pounds weight of the faid hops so damaged as aforesaid. And in order to recover their damages by them sustained on occasion of the premises as aforesaid, against the said J. F. they the said plaintiffs, before the making, &c. to wit, in Michaelmas Term now last past, had sued and prosecuted out of the court of our lord the now king, before the king himself, the said court then and still being held at Westminster in the county of Middlesex, a certain writ of our faid lord the king, called a latitat, directed to the then sherist of Surry, whereby the said sherist was commanded that he should take the said J. F. if he should be found in his bailiwick, and fafely keep him, so that he might have his body before our lord the now king at Westminster, on, &c. then next following, to answer unto the said plaintiffs in a plea of trespass; and the faid J. F. before the making of, &c. hereafter next mentioned, had been duly ferved with a copy of the faid writ, according to the form of the flatute in such case made and provided; of all which faid premifes the faid defendants afterwards, and before the making, &c. to wit, on the fifth day of January 1757, at, &c. aforefaid, had notice. And thereupon afterwards, to wit, on the fifth day of January 1757 aforefaid, at, &c. aforefaid, for the fettling and adjusting the faid suit at law, and all other the premises aforefaid, it was agreed by and between the faid plaintiffs and the faid defendants, that each of them the faid plaintiffs should lose the fum of eighteen pounds, in the whole amounting to firty-four pounds out of the prime cost of the said hops, and the charges and expences aforefaid; and that the faid plaintiffs should fend as foon as possible all such of said hops as then remained unfold to the house of William Coffin, situate in the borough of Southwark in the county of Surry aforesaid, to the use of them the said defendants, or one of them; and that the faid defendants should pay to the faid plaintiffs the prime cost of the said hops, and the charges and expences aforefaid, and their colls at law in the faid fuit, after deducting thereout the faid fifty-four pounds and the money raifed by the same, and such part of the said hops as they had so sold, and the said payment should be made to the said plaintiffs on or before the thirty-first of January aforesaid. And the said agreement being so made, they the said plaintiffs afterwards, to wit, on the faid fifth of January in the year atoresaid (Mutual promises). And the said plaintiffs aver, that they the said plaintiffs afterwards, on the faid fifth of January in the year last aforesaid, being as soon as possible after the making of the said agreement, did fend all the faid hops that, at the time of the making of the said agreement, remained unfold, to the said house of Mr. Coffin, to the use of the said defendants, or one of them, and that the

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the faid costs and expences, which the faid plaintiffs had expended and been put unto in and about the premises, to the time of making of the faid agreement, including the faid costs and charges of the faid proceedings at law, amounted to a large sum of money, to wit, the fum of fixteen pounds seventeen shillings and a halfpenny, and that the prime cost of all the said hops amounted unto the faid fum of one hundred and fifty pounds four shillings and fixpence; and that the faid plaintiffs had raifed by the fame, and all fuch of the faid hops which had been fo fold before the making of the faid agreement, the sum of fifty-fix pounds four shillings and no more; which faid feveral fums of one hundred and fifty pounds four shillings and fixpence and fixteen pounds seventeen thillings and a halfpenny in the whole amounted to the funi of one hundred and fixty-feven pounds one shilling and fixpence halfpenny; of all which faid premifes the faid defendants afterwards, to wit, on the faid fifth day of January A. D. 1757 aforefaid, at Southwark aforefaid, had notice: Yet the faid defendants, not regarding, &c. but contriving, &c. have not, nor both either of them, on or before the twenty-first day of January now last past, or at any other time hitherto, paid to the faid plaintiffs, or to any of them, the fum of one hundred and fifty-fix pounds feventeen shillings and fixpence halfpenny, being the amount of the prime cost of the faid hops, and of the colls, charges, and expences aforefaid, after deducting of the faid fifty-four pounds to lost by the faid plaintiffs as aforefaid, and of the faid money fo raifed by the fale of the faid hops that had been, at the time of the making of the faid agreement, fo fold as aforefuld, or any part thereof (although to pay the same they the said defendants afterwards, to wit, on the thirty-first day of January in the year last aforesaid, and often atterwards, at, &c. aforefaid, were requested by the faid plaintiffs); but they to pay the same to the said plaintiffs, or any or either of them, have, and each of them hath, hitherto wholly relufed, and Aill doth refuse. (Add two Counts more for goods sold and delivered, &c.; money had and received, &c.; and common conclufion to those three Counts.)

Peclaration on fpecial agreement, for not Telching away remainder of had hought of Platitiff.

DECLARATION states, That whereas the faid plaintiff, on the third day of May A. D. 1777, at Westminster in the county of Middlesex, was lawfully possessed of a certain quantity of velfels made of wood, to wit, two vats, twenty-three brewing utenfils butts, thirty-fix puncheons, fourteen hogsheads, forty-four barwhich defendant rels, iten half-hogsheads, thirty-nine kilderkins, seventy-seven firking, and fixteen pinns, and one tub called a flarting-tub, with a certain leather pipe and certain screws thereto belonging; and being to thereof possessed, he the said plaintist, on the same day and year, at Westminster aforesaid, at the special instance and request of the said defendant, fold to the said defendant, and the faid defendant bought of the faid plaintiff, all and fingular the faid vats, butts, puncheons, hogsheads, barrels, half hogsheads, kil-

derkins.

derkins, firkins, and pinns, with the faid starting-tub, with the faid pipe and screws thereto belonging, at the several and respective rates following, to wit, two vats at the rate or price of two pounds ten shillings, the aforesaid twenty-three butts, thirty-six puncheons, and fourteen hogsheads, at and after the rate or price of eight shillings for each and every of the said butts, puncheons, and hogsheads; the aforeful forty-four barrels, and the aforesaid ten half-hogsheads, at and after the rate or price of two shillings for each and every of the fud barrels and half-hogsheads, and two pence for each and every iron-hoop with which the same barrels and half hogsheads were at the time of the fale thereof respectively hooped, fiftened, and bound; the aforefaid thirty-nine kilderkins at and after the rate or price of one shilling for each and every of the faid kilderkins, and two-pence for each and every iron-hoop with which the same kilderkins were at the time of the faid fale thereof hooped, failened, and bound; the aforefaid feventy-seven firkins at and after the rate or price of ten-pence for each and every of the faid firkins, and two-pence for each and every iron-hoop with which the fame firking were at the time of the fale thereof respectively hooped, fastened and bound, and the aforefaid fixteen pinns at and after the rate or price of fix-pence for each and every of the faid pinns; and starting-tub with the faid pipe and forews thereto belonging at the rate or price of one pound one shalling, to be therefore paid by the said defendant to the faid plaintiff for the faine respectively; and the faid defendant then and there paid to the find plaintiff the fum of ten shillings and fix-pence as earnest and in part payment of the aforetaid feveral and respective rates or prices to be by him the faid defendant paid to the faid plaintiff in manner and for the purpole aforefaid; and it was then and there agreed, by and between the faid plaintiff and the faid defindant, that the faid plaintiff should deliver to the faid defendant all and every the faid vats, butts, puncheons, hogtheads, barrels, half hoghicals, kilderkins, firkins, and pinns, and the faid if uting-tub with the faid pipe and forews thereto belonging, whento ver he the faid defendant should, by the Thursday sevennight then next following, being the twelfth day of May A. D. 1757 aforciaid, come to a certain dwelling house and brewing-house of him the taid plaintiff, lituate and being at Kenfington in the county of Middlefex aforetaid, where the fame then were, to fetch, take, and accept of and from the faid plaintiff, and to carry the fame; and that the faid defendant should accordingly, within the aforefaid time for that purpole limited and appointed, come to fetch, take, and accept the same of and from the faid plaintiff at his the faid plaintiff's faid house and brewhouse, and carry away the fame at his the fail defendant's own expence; and that the faid defendant should, on the delivery of the aforefaid vats, butts, puncheons, hogheads, barrels, half-hogheads, kilderkins, firkins, and pinns, and of the faid flarting-tub with the faid pipe and screws thereto. belonging, by the taid plaintiff to him the taid defendant in manner afore-

aforesaid, pay to the said plaintiff the residue of the aforesaid several and respective rates or prices so by him the said desendant to be paid to the faid plaintiff for the fame. And the faid agreement being so made on the said third day of May, the said plaintiff and the said defendant (Mutual promises). And the said plaintiff avers, that the number of iron hoops with which the aforesaid barrels and half hogheads were at the time of the making of the faid agreement hooped, fastened, and bound, amounted in the whole to one hundred and forty, and that the number of iron hoops with which the aforesaid kilderkins were at the time of the making of the abovementioned agreement hooped, fastened, and bound, amounted in the whole to one hundred and thirty; and that the aforefaid firkins were not, nor were any of them, at the time of the making of the above-mentioned agreement, hooped, fastened, or bound, with any iron hoops whatfoever, to wit, at Westminster aforesaid. And the faid plaintiff further fays, that the aforefail feveral and respective rates or prices above mentioned and agreed by and between the faid plaintiff and the faid defendant to be by the faid defendant paid to the faid plaintiff for the aforefaid feveral and respective vats, butts, puncheons, hogsheads, barrels, half hogsheads, kilderkins, firkins, and pinns, and the faid flarting-tub with the pipe and forews thereto belonging, according to the fild agreement, amounted in the whole to forty fix pounds thirteen shillings; of all which premifes the faid defendant afterwards, to wit, on the fame day and year aforefail, at Westminster aforesaid, of and from the faid plaintiff had notice. And the faid plaintiff further fays, that although he the faid plaintiff always from the time of the making of the faid agreement until the Thursday sevennight then nex following, being the time limited and appointed by the faid agreement for the fa.d defendant to come for, fetch, take, accept, and carry away the fame vats, butts, puncheous, hogsheads, barrels, half-hogsheads, kilderkins, firkins, and pinns, and the laid flartingtub with the faid pipe and forews thereto belonging, at his the faid plaintiff's aforclaid house and browhouse at Kenlington aforesaid, was ready and willing, and often during that time offered to deliver to him the faid defendant all and every the faid vats, butts, puncheons, hogtheads, barrels, half-hogtheads, kilderkins, firkins, and pinns, and the faid flarting-tub with the faid pines and forews thereto belonging, at his the faid plaintiff's faid house and brewhouse, and was, during all the time aforesaid, ready and willing, and often during that time offered to permit and fuffer him the faid defendant to fetch, take, accept, and carry away the fame at and from the faid house and browhouse of him the said plaintiff; and although the faid defendant afterwards, and within the time for that purpose limited and appointed, to wit, on the fixth day of May, in the year aforesaid, at Westminster, did accordingly come for, fetch, take, accept, and carry away, to wit, at and from the faid house and brewhouse of the said plaintiff, a part of the said vestels abovementioned to be made of wood, and to be by the faid plaintiff fold to the faid defendant, and by the faid defendant bought of

and

the faid plaintiff, to wit, one vat, twenty-two butts, twenty-one puncheons, fourteen hogsheads, forty-four barrels, ten half-hogsheads, twenty-two kilderkins, seventy-seven firkins, and sixteen pinns; and although he the faid plaintiff afterwards, and within the time by the faid agreement for that purpose limited and appointed, to wit, on the same day and year last aforesaid, and often afterwards during the faid time above by the faid agreement for that purpose limited and appointed, at Westminster aforesaid, required the faid defendant to come for, fetch, take, accept, and carry away, at and from the faid house and brew-house of the faid plaintiff, the residue of the aforesaid vats, butts, puncheons, hogsheads, barrels, half-hogsheads, kilderkins, firkins, and sinns, and also the said starting-tub with the said pipe and the faid screws thereto belonging, and to pay to him the faid plaintiff the aforesaid residue of the aforesaid several and respective rates or prices to be by him the faid defendant paid to the faid plaintiff for all the aforefaid vats, butts, puncheons, hogsheads, barrels, halfhogsheads, kilderkins, firkins, and pinns, and the faid starting-tub with the faid pipe and screws thereto belonging, according to the form and effect of the above-mentioned agreement, and of the aforelaid promife and undertaking of the faid defendant fo by him made in this behalt as aforefoid; Yet the faid defendant, not regarding his aforefaid promife and undertaking fo by him in manner and form aforefaid made, but contriving and fraudulently intending craftry and fubtilly to deceive and defraud the faid plaintiff in this behal, hath not at any time within the faid time by the faid agreemendimited and appointed for him the faid defendant to come for, fetch take, accept, and carry away all and every the aforefaid vats, butts puncheons, hogsheads, barrels, half-hogsheads, kilderkins, firkin, and pinns, and the faid flarting-tub with the faid pipe and the fad fcrews thereto belonging, so by him the said plaintiff sold to the faid defendant, and by the faid defendant bought of the faid plaintff, at and from the faid house and brew-house of the faid plaintff, to wit, by the faid Thuriday sevennight next ensuing the making of the faid agreement, being the faid twelfth day of May A, D.1757, or at any other time whatfoever hitherto come for, or hath he fetched, taken, accepted, or carried away the faid refigue of theiforefaid vats, butts, puncheons, hogsheads, barrels, halfhogshods, kilderkins, firkins, and pinns, and the said starting-tub with the faid pipe and the faid forews thereto belonging, or any part ofthat relidue; nor hath he at any time hitherto paid to the faid plantiff the aforefaid refidue of the faid feveral and respective rates o prices to by the faid defendant to be paid to the faid plaintif in manner and for the purpose aforesaid, or any part thereof, but he the faid defendant to perform or fulfil his aforefaid promileand undertaking to by him made in this behalf as aforefaid, hath hiterto wholly refused, and still doth refuse, so to do. (Two Counts, goods bargained and fold, and quantum meruit; two Counts or goods fold and delivered; money laid out; money had

and received; and common conclusion to fix last Counts. Damages, one hundred pounds.)

electaration on deliver cows.

MIDDLESEX. John Salmon complains of Daniel Symonds, an agreement to heing in the custody of the marshal, &c.; for that whereas he the faid John, on the twenty-ninth day of January in the year of Our Lord 1741, at Westminster, in the county of Middlesex, at the special instance and request of the said Daniel, bought of the said Daniel two cows of him the faid Daniel at and for a certain rate and price, to wit, for the fum of fourteen pounds five shillings of lawful money of Great Britain, whereof he the faid John then and there in hand paid to the faid Daniel one shilling; and in consideration thereof, he the said Daniel afterwards, to wit, on the ame day and year, at Westminster aforesaid, in the county aforesaid, assumed upon himself, and then and there saithfully promised the faid John, that he would deliver the faid two cows to the faid John price aforefaid. And on the then next day at and for the rate whereas also he the faid John, on the faid twenty-ninth diy of January, in the year aforefaid, at Westminster aforesaid, in the county aforefaid, at the like special instance and request or the fand Daniel, had bought of the faid Daniel two other cows of him the faid Damel at and for a certain rate and price, to veit, for the fam of fourteen pounds fifteen shillings of like lawful money of Great Britain, whereof he the faid John then and there inhand paid to the faid Daniel the fum of twenty-nine shillings; and in confideration thereof, he the faid D miel afterwards, to wit, or the tame day and year, &c. assumed upon himself, and then and there faithfully promised the faid John, that he the said Daniel vould deliver the faid last-mentioned cows to the said John on the then next d y, at and for the rote and price storefuld. And dishouth ne the faid John was, on the morrow of the faid twenty-much lay of January, in the year aforefaid, &c. ready to accept and tale the said cows to food to him as aforefair, at the rate and price, and then and there was ready and willing, and offered to pay the reffue of the faid rate and price thereof to the faid Daniel, and then an there requested the said Daniel to deliver to him the said several cows, according to the form and effect of the faid feveral promiss and undertakings of the faid Daniel: Yet the End Daniel, not regarding his faid feveral promific and attumptions, but contriving all fraudolently intending craftly and lubtilly to deceive and defaul the faid John in this respect, did not deliver to the said John he said cows, or any of them, but wholly neglected and refused todeliver the fame to the faid John; by reason whereof the said John's very much prejudiced and hindered in the useand exercise of histiade of a butcher. And whereas the faid Daniel afterwards, to wi, on the fame day and year, &c. was indebted to the faid John in fety shillings of lawful money of Great Britain, for lo much mony before that time had and received by the said Daniel for the ic of the faid John; and being so indebted, &c.

> Drawn by MR. HAREASTIE. BEDFORISHIRE,

BEDFORDSHIRE, ff. Thomas Cooch, late of Cope, in the For not facking faid county, yeoman, was attached to answer John Barr of a plea agray beans sold, of trespass on the case, &c.; and whereupon the said Thomas, by A. B. his attorney, complains, that whereas, on the ninetcenth day of September, in the year of Our Lord 1739, at Bedford, in the county aforesaid, it was agreed between the said John and Thomas in manner following, that is to fay, that the faid John should sell to the faid Thomas ten loads of beans of the faid John, which then lay in a certain heap in the shop of Thomas Nottingham, in Bedford aforefaid, at the rate and price of nine shillings and ninepence by the load for every load thereof, and that the faid beans should be delivered to the faid Thomas Cooch by the faid Thomas Nottingham when he the faid Thomas Cooch should send for or require the tame to be delivered to hen, and that the faid Thomas Cooch should pay unto the faid John for the same the rate or price aforesaid, at or upon the twenty-fifth day of December then next following; and thereupon, in confideration of the faid agreement, and also in Mutual proconfideration that the faid John, at the special instance and request miles. of the said Thomas Cooch, on the same day and year aforesaid, at Bedford aforelaid, had promised to the said Thomas Cooch to perform and fulfil the faid agreement in all things on his part and behalf to be performed, he the faid Thomas Cooch did then and there undertake, and to the faid John faithfully promile, to perform the faid agreement in all things on his part to be performed, A although the faid Thomas, at the time of making the faid agrement at B. aforesaid, paid to the same John one shilling in part of the rate or price aforefaid: Nevertheless the said Thomas Cooch, not regarding his faid promife and undertaking fo made as aforefaid, but contriving and fraudulently intending craftily and fubtilly to deceive and defraud the faid John in this behalf, hath not fent for the faid beans, or any part thereof, nor hath required the fame, or any part thereof, to be delivered to him, or hath taken the same away, or any part thereof, nor hath paid the residue of the faid rate or price aforefaid, that is to fay, four pounds fixteen shillings and fixpence, or any part thereof, although the said Thomas Cooch afterwards, to wit, on the same day and year first above mentioned, at Bedford aforefaid, was requested by the faid John so to do; and although the said T. Nottingham bath been, ever fince the making of the faid agreement hitherto, and yet is ready and willing to deliver the same beans to the said Thomas Cooch or his order, at his shop in Bedford aforesaid, when thereunto required, to wit, at Bedford aforefaid; but the faid Thomas Cooch to fend for or take away the faid beans, or any part thereof, or to pay the refidue of the faid rate or price to the faid John, hath hitherto refused and neglected, and doth yet refuse.

LONDON, f. John Warren, late of the parish of St. George, For a deceit in near Hanover-square, in the county of Middlesex, auctioneer, was delivering " an attached to answer Richard Gibson of a plea of trespass upon the case, &c.; and whereupon the said Richard, by Hugh Price his attorney, complains, that whereas the faid John, on the eighteenth day of October, in the twenty-fourth year, &c. at London aforefaid, in the parish of St. Mary le Bow in the ward of Cheap, in confideration that the faid Richard, at the special instance and request of the said John, had assumed upon himself, and to the faid John then and there faithfully promifed to pay to the faid John the fum of twenty-fix pounds five shillings and sixpence of lawful, &c. when he the faid Richard should be afterwards thereunto requested, assumed upon himself, and to the said Richard then and there faithfully promifed to deliver to the faid Richard one oriental stone called a topaz, fet in gold, of the value of twenty-fix pounds five shillings and fixpence of like lawful money, when he the faid John should be thereunto afterwards required: Yet the said John, not regarding his promise and undertaking aforesaid in form aforefaid made, but contriving and fraudulently intending the faid Richard in this behalf to deceive and defraud, did not deliver to the faid Richard one oriental stone called a topaz, set in gold, of the value of twenty-fix pounds five shillings and fixpence of like lawful money (although so to do the said John afterwards, to wit, on the, &c. was by the faid Richard required); but the faid John instead thereof did, on the day, &c. in the year, &c. deceitfully and audylently deliver to the faid Richard one false and counterfeit Mone made in imitation of a topaz, of the value of three pounds of like lawful money, and no more, contrary to the form and effect of his promise and undertaking aforesaid. And whereas the faid John afterwards, to wit, on the day, &c. in confideration that the faid Richard, at the like instance and request of the faid diffi one made John, had affumed upon himself, and to the said John then and there faithfully promised to pay to the said John the sum of seven pounds feven shillings of like lawful money, when he the faid Richard should be thereunto afterwards requested, assumed upon himself, and to the said Richard then and there saithfully promised to deliver to the faid Richard one china enamelled flandish of the value of seven pounds of like lawful money, when he the said John should be thereunto afterwards requested: Yet the said John, not regarding his promise and undertaking last mentioned, in form aforesaid made, but contriving and fraudulently intending the said Richard in this behalf with craft and fubtilty to deceive and defraud, did not deliver to the faid Richard one china enamelled standish of the value of seven pounds seven shillings of like lawful money (although so to do the faid John afterwards, to wit, on the day, &c. in, &c. was by the faid Richard required); but the faid John instead thereof did, on the day and in the year aforesaid, at London, &c. deceitfully and fraudulently deliver to the faid Richard one other enamelled standish, made in imitation of a china enamelled standish, of the value of eighteen shillings of like lawful money, and no more, contrary to the form and effect of his promile

ad Count for degent in delivering for a china epainelled fanin imitation ∑en)y.

mife and undertaking last mentioned. And whereas the said John 3d Count, 184 afterwards, to wit, on the twentieth of October in the year of Our doutatus af-Lord 1751, at London, &c. was indebted to the faid Richard in ney had and retwenty-nine pounds fourteen shillings and sixpence of like lawful ceived money, for so much money by the faid John to the use of the said Richard before the time last-mentioned had and received; and being fo thereupon indebted, the faid John, in confideration thereof, afterwards, to wit, on the, &c. assumed upon himself, and to the faid Richard then and there faithfully promifed to pay to the faid Patrick the faid twenty-nine pounds fourteen flillings and fixpeace, when he should be thereunto afterwards required: Yet the la d John his promite and undertaking last mentioned, in form last aforefaild ma'e, not regarding, but contriving and traudulently intending the find Richa d in t is particular with craft and fubtilty to deceive and defraud, the full twenty-nine pounds fo utcen shillings and fixpence, or one occur thereof, to the fail Richard hath not paid or fatisfied (although the lad John afterwards, to wit, on the day and in the you, &c. was by the faid Richard so to do required), but the fine to him to pay or fat sfy hath altogether refused, and still dothereful, wacreupon he leth the ice the worse, and is damaged to the value of hity pounds; and thereugon he bringeth luit, &c.

And the aforeful John, by Hugh William Putchard his attor- Plea, on a Jump ney, comes and defen is the force and injury ware, &c. and fays, " that he did not promite and undertak in fuch manner and form is the faid Richard hath above complained against him, and of this he puts himself upon the country, and the said Pic and doth so likewise. Therefore the sherist is commanded that he child to  $\nu_{env}$ . come here from twelve fice and lawful men of the body of his county, each of whom to have ten pounds per year in land, tenements, or rents, by who n the truth of the matter may be the better known, and who are in nowise related either to the said Richard or to the full John, to make a certain jury of the country between the parties ferefaid of the plea aforefaid, to recognize upon their oaths the full truth of the premiser, because as well the faid John as the faid Richard, between whom the difference is, The fame day is given to have put themselves upon that jury the parties aforefaid at the same place, &c.

LONDON, to wit. James Henderson complains of William D Jaration in Williame, being, &c in a plea of trespals on the case, for that, on assumption the infleenth day of October in the year of Our Lord 1788, at de t in the de London, in the parish of St. Mary le Bow in the ward of Cheap, hvery of good fint to the Ex Indies, pursuant to an order, which goods were accepted by delendar t without the knowledge of th nature and quality of the go ds, which ly the order were to be the best of different lorts, but son were of an inferior quality, and fome, through improper package, dan aged, whereby plaintiff wi forced to fell at a less piece, &c.

in confideration that the faid James, at the special instance and request of the said William, would buy of the said William certain goods and merchandizes, confifting of cloths, ratteens, kerfeynicies, and Manchester cottons, of various forts, pursuant to a certain order in that behalf, to be fent to Bengal in the East Indies for the purpose of sale, then the said William undertook, and faithfully promifed the faid James to fulfil the faid order with the best goods of the sundry forts therein specified, all in such marketable condition as to reach Bengal aforefaid in a perfect faleable state, sea and ship hazard excepted; and the said James, confiding in the faid promise and undertaking of the said William, he the faid James, after the making of fuch promise and undertaking, to wit, on the day and year aforesaid, at London aforesaid, in the parish and ward aforesaid, did buy such goods as aforesaid of and from the faid William. And although the faid William afterwards, to wit, on the day and year aforefaid, at London aforefaid, in the parish and ward aforesaid, did deliver unto and for the said James certain goods, packed as and for the goods specified in the laid order, and as then and there being pursuant to the faid order, and in fulfilment of the fame, and the faid goods were then and there accepted and received by the faid James, he the faid James not then knowing the true nature, quality, and condition of the fame; and although such goods afterwards, and before the exhibiting of the bill of the faid James, arrived at Bengal aforefaid, and were there unshipped and delivered; and although the same have been long fince paid for by the faid James, to wit, at London aforefaid, in the parish and ward aforesaid: Yet the said William did not regard his aforefuld promise and undertaking, but thereby craftily and fubtilly deceived the faid James in this, to wir, that the faid William did not, by the faid goods to by him thipped as aforefaid, or otherwise, fulfil the said order with the best goods of the sundry forts therein specified, all in such marketable condition as to reach Bengal in a perfect faleable state, sea and ship hazard excepted, but omitted and neglected fo to do, and therein failed and made default; and, on the contrary thereof, the faid James faith, that the faid goods, fo delivered by the faid William as aforefaid, were not, at the time of the aforesaid delivery, the best goods of the fundry forts specified in the aforesaid order, nor were all the faid goods then in such marketable condition as to reach Bengal in a perfect faleable state, sea and ship hazard excepted; but, on the contrary, a great part of the said goods, which had been and were fo delivered by the faid William as aforefaid as and for certain cloth commonly called ladies cloth, pursuant to the aforesaid order, were not goods of that denomination and species, but were goods of another and different fort and species, and of an interior quality and value, and were unmarketable goods; and divers other large quantities of the faid goods were also, at the time of the faid dellvery thereof, of an inferior quality and value than were so in that behalf ordered as aforefaid; and many of them were to old and decayed, and others of them were to damp, wet, and unfeatoned,

and they were feverally so loosely, carclessly, and improperly packed and covered, as not to reach Bengal aforesaid in a persect saleable state, but by reason of such defect and impersections in the same as aforefaid, and of fuch improper package and covering thereof as aforefaid, and not by or through any sea or ship hazard, reached Bengal aforefaid damp, spotted, stained, discoloured, rotten, motheaten, and in holes, and in various other respects damaged; and in an unfaleable and unmarketable flate and condition, were unthipped and delivered, to wit, at London aforefaid, in the parish and ward atorefail; whereby, and by reaton of which faid feveral premites, one Robert Stewart, who would otherwise have bought and taken the faid feveral goods which fo reached and arrived at Bengal in fuch unfaleable and unmarketable thate and condition as aforefaid, at an advanced price, and upon certain very beneficial and advantageous terms in favour of the faid James, refused to take or purchase them, and the said James was ultimately screed and obliged to tell and dispose of the fune to other persons at and for a much less price or ium of money than they otherwise would and ought to have produced to him, and at a lofs amounting in the whole to a large fum of money, to wit, the fam of one thousand pounds, to wit, ar London aforciald, in the parith and ward aforefast. And ad Count, atwhereas, on the faid fifteenth day of October in the year of Our sumplie to deli-Lord 1788, at London aforefaid, in the parith and ward aforefaid, ver marketable in confideration that the faid James, at the like request of the faid boods. William, had then and there bargained and agreed with the faid William for the purchase of, and to pay him for certain other goods and merchandizes, confitting of cloths, ratteens, kerfeymeres, and cottons of various torts, purfuant to a certain order in that behalf, to be fent to Bengal in the half Indies for the purpole of fale there, he the faid William undertook, and faithfully promifed the faid fames to fulfil the faid last mentioned order with the belt goods of the fundry forts therein specified, all in mich marketable condition as to reach. Bengal aforefail in a perfect falcable thate, fea and ship hazard excepted: And although certain goods were afterwards, to wit, on the day and year aforeigid, at London aforefaid, in the parish and ward aforefaid, shipped by the faid William for Bengal aforefaid, as and for the goods specified in the faid last-mentioned order, and in fulfilment of the fame; and although such goods afterwards, and before the exhibiting of the bill of the faid James, arrived at Bengal aforefaid, and were there unthis ped and delivered; and although the fane have been long fince paid for by the faid James, to wit, at London aforefaid in the parish and ward aforelaid: Yet the faid James faith, that the faid William did not regard his last-mentioned promise and undertaking but thereby craftily and fubtilly deceived the faid lames in this to wit, that the faid William did not, by the faid goods to by him this ned as aforefaid, or otherwife, fulfil the faid order with the best goods of the fundry forts specified, all in such marketable. condition as to reach Bengal in a perfect talcable state, sea and ship hazard excepted; but omitted and neglected to to do, and therein

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failed and made default; and, on the contrary thereof, the faid Tames faith, that the faid goods, so shipped by the said William as last aforesaid, were not, at the time of so shipping the same, the best goods of the fundry forts specified in the said last-mentioned order, nor were all the faid last-mentioned goods then in such marketable condition as to reach Bengal aforesaid in a persect saleable state, sea and ship hazard excepted, but, on the contrary, a great part of the faid goods, which had been and were shipped by the faid William as last aforesaid, were, at the time of their being so shipped, of an inferior quality and value than were so in that behalf ordered as aforefaid, and many of them were fo old, rotten, and decayed, and others of them were fo damp, wet, and unfeafoned, and they were severally so loosely, carelessly, and improperly packed and covered, as not to reach Bengal aforesaid in a perfect faleable state, but by reason of such desects and imperfections in the same as aforefaid, and of such improper package and covering thereof as aforefaid, and not by or through any fea or thip hazard, reached Bengal aforcfaid spotted, stained, discoloured, rotten, torn, moth-eaten, and in holes, and in various other refpects damaged and injured, and in an unfalcable and unmarketable state and condition, and in that state and condition were there respectively unthipped and delivered, to wit, at London aforesaid, in the parish and ward aforefaid; whereby, and by reason of which faid several premises, one Robert Stewart, who would otherwise have bought and taken the faid feveral goods which fo reached and arrived at Bengal in fuch unfalcable and unmarketable itate and condition as last aforesaid, at an advanced price, and upon certain very beneficial and advantageous terms in favour of the faid James, refused to take and purchase them; and the said James was ultimately forced and obliged to fell and dispose of the same to other persons at and for a much less price or sum of money than they otherwise would and ought to have produced to him, and at a loss amounting in the whole to a large functof money, to wit, the fum of one thousand pounds, to wit, at London aforefuld, in the parish ad Count flates, and ward aforefield. And whereas on the faid fifteenth day of Octothat goods were ber in the year of Our Lord 1788, at London aforefaid, in the parish to be packed up and ward aforefaid, in confideration that the faid James, at the like instance and request of the said William, had then and there and to arrive, bought, bargained, and agreed with the faid William for certain other goods and merchandizes, confifting of cloth, ratteens, kerseymeres, and Manchester cottons of various forts, to be sent to Bengal aforesaid in the East Indies for the purpose of sale, he the said William undertook, and then and there faithfully promised the faid James to furnish and supply him with such goods as last aforesaid, and that the same should be packed up in a merchantlike manner, and in such marketable condition as to reach Bengal aforesaid in a persect saleable state, sea and ship hazard excepted; and although certain goods were afterwards, to wit, on the day and year aforelaid, at London aforefaid, in the parish and ward aforefaid, thipped by the faid William for Bengal aforefaid, as and

in a merchantlike manner, kc.

for the faid goods to bought and bargained for by the faid James as last aforesaid; and although such goods afterwards, and before the exhibiting of the hill of the faid James, arrived at Bengal aforesaid, and were then unshipped and delivered; Yet the said William did not regard his faid last-mentioned promise and undertaking, but thereby craftily and subtilly decrived the faid James. in this, to wit, that the faid goods, fo by him shipped as last aforesaid, were not, at the time of so shipping thereof, packed in a merchantlike manner, nor were they then in Inch marketable condition as to reach Bengal aforefaid, in a perfect faleable state, sea and ship hazard excepted; but on the contrary, the said James faith, that a great part of the faid goods to thipped by the faid William as last aforesaid, were at the time of for shipping the same, packed in a very loofe, careless, and unmerchantlike manner, and were not then in such marketable condition as to reach Bengal aforefaid in a perfect falcable state, sea and ship hazard excepted; and that thereby, and in confequence thereof, and not by, in, or through any sea or ship hazard, the said last mentioned goods. reached Bengal aforefaid, and were then unfhipped and delivered in a damaged and in an unfalcable and unmarketable state and condition, to wit, at London aforefaid, in the parish and ward aforefaid: whereby, and by reason of which faid several premises, one Robert Stewart, who would otherwise have bought and purchased them of and from the faid James at certain advanced and beneficial prices, refuted to take or purchase them; and the said James was ultimately forced and obliged to fell and dispose of the same to other persons at and for a much less price or sum of money that they otherwise would and ought to have produced to him, and at a loss. amounting in the whole to a large furn of money, to wit, the furn of one thousand pounds, to wit, at London aforesaid, in the parish and ward aforefaid. And whereas, on the faid fifteenth day of October 4th Count, that in the year of Our Lord 1788 aforesaid, at London aforesaid, in goods should be marketable and the parith and ward aforefaid, in confideration that the faid James properlypacked. at the like request of the faid William, had then and there bought of, and bargained and agreed with the faid William for certain other goods and merchandizes, confifting of cloths, ratteens, kerfeymeres, cottons of various forts, to be tent to Bengal aforciaid in the East Indies, for the purpose of sale there, the said William undertook, and then and there faithfully promited the faid James to furnish and supply him with such goods as last aforesaid, and that the same should and would be good and marketable goods, and properly packed: and although certain goods were afterwards, to wit, on the day and year aforefaid, at London aforefaid, in the parish and ward aforesaid, delivered by the said William unto and for the faid James, packed as and for the faid goods to bought and bargained for as last aforefaid, and for the purpose of tale there as aforefaid; and although fuch goods were then and there accepted and received by the faid James, the faid James then and there being ignorant of the real quality and condition thereof; and although the faid last mentioned goods afterwards, and before the

L exhibiting

Vot. II.

exhibiting of the bill of the faid James, arrived at Bengal afores faid, and were then unthipped and delivered as and for the faid goods for bought and bargained for as last aforesaid, to wir, at London aforciaid, in the parish and ward aforciaid: Yet the faid William did not regard his faid last mentioned promise and undertakings but thereby craftily and fubrilly deceived the faid James in this, to wit, that the faid goods, so delivered by the faid William as last aforcfaid, were not, at the time of so delivering the same as aforcfaid, goods, and marketable goods, nor were the same properly packed; but, on the contrary, the faid James faith, that the faid last-mentioned goods were now, at the time of so delivering the fame as aforefaid, bad goods, and goods of an inferior fort and value than the faid goods to bought and bargained for by the laid James as last aforesaid, and unmarketable; and the said last-mentioned goods were also, at the time of such delivery as aforesaid, fo loofely, carelessly, and improperly packed, as to thereby and in confequence be, and afterwards, to arrive at Bengal aforefaid, and be there delivered, very much wetted, dirtied, discoloured, tumbled, rumpled, and torn, and in many other respects damaged and injured: whereby, and by reason of which said several premises, s the faid James was hindered and prevented from felling and disposing of the faid last-mentioned goods at such beneficial rates and prices as he could otherwise have obtained for the same, and was ultimately orced and obliged to fell and dispose of the said last mentioned goods at and for a much less price or fum of money than they otherwife would and ought to have produced to him, and at a loss amountaing in the whole to a large fum of money, to wit, the lum of one thousand pounds, to wit, at London aforesaid, in the parish and ward aforefaid. (5th Count, for one thousand pounds money had and received; 6th, for one thousand pounds lent and advanced; 7th, same laid out and expended; 8th, same upon an account stated; common conclusion; damages one thousand pounds.)

Declaration by any longer.

MIDDLESEX, to wit, For that whereas before and at the toap-boiler a- time of the making of the promise and undertaking hereaster mengainst defendant tioned, he the said plaintiff was and still is a dealer in soap, and the a box of map trade and business of a dealer in soap hath, during all the time aforedelivered to him faid, used, exercised, and carried on, and still doth use, exercise, and from L. to N. follow, to wit, at, &c. And whereas the faid plaintiff, being such and delivering dealer in foap, and using, exercising, and following the said trade per gred A. B. and business, to wit, on, &c. 28, &c. in consideration that the said refused to em- plaintiff, at the special instance and request of the said desendant, plaintiff had delivered, and caused to be delivered to him the faid or fendant, a certain box, containing a large quantity, to wit, three hundred pounds wright of loap, of reat value, to wit, of the value of one hundied pounds of lawful money of Great Britain, to be by him the faid defendant levely and lecurely kept lent, and conveyed from L. to N. in the country of N. and there, to wir, at Sc. to be delivered to A. B. according to the direction of the land plaintiff, for a certain reasona. ble

ble hire or reward to be therefore paid to him the faid defendants he the faid defendant undertook, and then and there faithfully promised the said plaintiff safely and securely to keep send and convey the faid box, containing the faid four to delivered to the faid plaintiff as aforefaid, from L. aforefaid to N. aforefaid, and there, to wit, at, &c. to deliver the same to the laid A. B. according to the directions of the faid plaintiff: Yet the faid desendant, not reing to his contriving the side tides

aforesaid to N. aforesaid, and there, to wit, at occ. to be delivered to the faid A. B. but, on the contrary thereof, wholly omitted and neglected to fend and convey the fame, and therein failed and made detault, to wit, at, &c. contrary to the form and effect of the faid promise and undertaking so made by the said describant as aforesaid; by reason whereof the said A. B. hath not only lost and been deprived of the profits and emoluments arising and accruing to him from the fale of the faid box containing the faid foap as aforefaid; and which he otherwife would have gotten and obtained but allo he the faid A. B. hath ever fince refused, and still doth refuse, to employ the faid plaintiff in the way of his daid trade and bufinels. which he the faid A. B. was yed inductifformed to do, and would have done, and hath thereby full and been deprived of the cuffont. of the faid A. B. and of great gains profits, and emoluments arising therefrom, to wit, at, &c. And whoteas, &c. (Second Count Second Count fame as first, omitting the special damage by the loss of A. B. s cultom, and instead thereof say, "by reason whereof the said last-" mentioned box, containing the laid wit-mentioned loap, was and " is of no use or value to the said plantiff, and is wholly lost to the " faid plaintiff, to wit, at," &c. And whereas, &c. (lame as feeond Third Count. Count, except not stating that the box was to be delivered to A.B. but only fay, " to be there delivered according to the direction of " plaintiff." And whereas also afterwards to wit, or, Ac. at Sec. Fourth Count

d against defend.

the faid plaintiff of great value, to wit, of the value of other one some committee hundred pounds, of, ore to be by him the faile defendant, within a carrier used to hundred pounds, or, our turbe by their their next following delivered to foine carry goods from reasonable space of time their next following delivered to some carry goods from common carrier accultomed to carry goods, wares, merchan good the loap dizes from London aforefaid to Nationalid and in and until fuch delivery; to be by him the laid defendant kept lafely reduction in the and tecurely for a certain other realought reward to be therefore price taking paid the faid "fendant by the faid planting he the faid defendant places the forp undertook, and the sentarthfully promited the faid plaintiff, or se value. that he the faid defendant would, within a realitrable time then next following, deliver the faid box, and the loap therein epotamed to fome common carrier accultomed to carry goods, wares, and merenandizes from London aforelaid to National in order that the

near time, walted, and a

fame box, and the same soap therein contained, might be by such common carrier carried and conveyed from L. aforefaid to N. aforefaid, and in the mean time, and until fuch delivery, that he the faid defendant would fafely and securely keep the faid last-mentioned box, and the faid forp therein contained: Yet the faid defendant, not regarding, &c. but contriving, &c. did not within a reasonable time deliver or cause to be delivered, nor hath he at any time histierto delivered the Laid Last mentioned box, and the foap therein contained, to any common carrier accustomed to carry goods, wares, and merchandizes, from L. aforelaid to N. aforelaid, but wholly neglected and omisted to to doe and hath therein failed and made defaults to wit at &c contrary to the form and effect of the faid promife and undertaking fo made by the faid defendant as aforelaid toy reason whereof, and of the reduction in the price of loap which hath happened and taken place fince the time of delivering the faid last mentioned soap, and of the soap therein contained, and by the walling and diminishing thereof, the same soap is greatly reduced in value, and is become of little or no use or value to the faid plantiff, to wit, at, &c. (Add the common Drawn by MR. GRAHAM. Counts.

"Declaration #-S. LAMO

gundiaciendant M. S. being, &c. s. for that whereas, on the first of June 1771, for not delinating at Win the faid country of Mathe faid M. was posselled of and in gin ruffles won one pair of muliu worked ruffles of great value, to wit, of the by plantiff at a value of five pourids and being to polletted thereof, afterwards, to witt on the fame day and fran aforelaid, at Wa aforelaid, in the faid county, the the And M. let up and put up the faid ruffles to be raffled for with dicesimmanner following, that is to fay, that every person willing to raffic for the same should pay to her the said Margaret the from of three faillings and fixpence, and, upon payment thereof so be engitted and allowed to raffle; and that the person who floudd on the faid raffie throw the highest number with the faid lice thould be empitted to and have the faid ruffles : and the Bid Selannah further lavs, that the the faid Sufannah and divers, to wit, ewenty other perions, afterwards, to wit, on the same day and year aforelaid, at W. aforelaid, in the faid county, did become and water adventing to the laid raffle, and did then and there pay the faid from of three thillings and fixpence to the faid M. for the lame, and afterwards to will on the lame day and year aforelaid, ar W. aforefaid, in the laid county, this ruffle for the faid ruffles a and the faid Submiss further lays, that the the laid Sulannah did then and there throw and cast the highest number with the said dice, and higher than any other perion who raffied for the fame as aforeland, energy, at Washingtonid, in the laid county, and then and there won the last ruffles and by reason thereof, the the laid Sulannah became and wis entitled to receive of the faid Margaret the faid suffice, and the faid Margaret then and there ought to have delivered the lame to her and the laid Sulannah to being entitled to

MIDDLESEX TO WILL Sulannah Howard complains against

## DELIVERING, OR TAKING BACK, &c. GOODS, CATTLE, S.

receive the faid ruffles of the faid M. as aforefaid, the the faid M. in confideration of the premifes, afterwards, to wit, on the same day and year aforefaid, at W. aforefaid, in the faid county, undertook. and to the faid Sufannah, then and there faithfully promised to deliver to the faid Sufannah the faid ruffles, when the faid Margaret should be thereunto afterwards requested; nevertheless the faid M. not regarding, &c. hath not yet delivered the fald ruffles to the laid S. (although often requested to to do), but to deliver the same the the faid Margarer both hitherto wholly refuled, and fill doth And whereas also afterwards, to with on the fame day and year aforefaid, at W. aforefaid, in the faid country in confideration that the faid S. and divers, to wit twenty other persons at the special instance and request of the said. He had then and there agreed to raffle for a certain other pair of worked multin rufles, of the value of other five pounds, and had each of them then and there paid to the faid Margaret the fum of three shillings and fixpence for the liberty of raffling for the fame; the the hid Wargaret undertook, and then and there faithfully promiled to deliver the faid last-mentioned ruffles to such person as should throw or cast the highest number with the dice in the laid raile; and the said Sulannah in fact fays, that the the faid Sulannah and the faid other aft-mentioned persons, afterwards, to wit, on the same day and year aforcfaid, in the faid county, did raffle for the faid last mentioned ruffles, and the faid Sufannah did their and there throw and call the highest number with the diges, and by reason of the premiles, the the faid Sufaman became challed to receive the faid laftmentioned ruffles of the laid Margaret afterwards, to wit at, &c. whereof, &c. : Yet the faid Wargaret, not forther regarding her faid last-mentioned promise and undertaking as aforelaid, but contriving. &c. hath not yet delivered the faid laft-mentioned ruffles to the faid S. although often, &cc. but to deliver the fame to the faid Sufamah hath altogether refuled, and fill thoth refule; to the damage, &c. Foster Bowse

LANCASHIRE, J. Richard Goning complains of Robert Declaration in Slinger, being in the custody of the marshallen of B.R. in essump. our lord the now king, before the king himfelf, this please treipals for a mare let upon the case, &c. for that whereas heretofore, to wit, on the turned on refeventh day of May, in the year of Our Lord 1786, at Blackburn, quest, and for in the county of Lancaster, in consideration that the said Richard, the reasonable at the special instance and request of the faid Robert, had then and hire, in one there lent to the faid Robert a certain mare of him the faid Richard Count. of a large value, to with of the value of to of Great Britain, to be used by the & "realonable steturned ... reward to be therefore paid upon request to the said Riel to return the then and there faithfully promited t faid mare to the faid Richard upon re pay to him fo much money as he should reaso erve to have for the use of

为了一种理解,解释了多数的基础。这是是the

the same for to long a time as the same should he kept from the faid Richard and the faid Richard in fact five, that although the faid Robert then and there had and received the find mare for the purpose and upon the terms aforefaid; and although the faid Richard afterwards, to with our the nineteenth day of January, in the year of Our Lord 1790, and often afterwards, to wit, at Blackburn aforelaid, in the county aforelaid, requested the said Robert to redeliver the faid mare to him the faid Richard, and although the faid Richard realonably deferyes to have of the faid Robert for the use of the said mare under the said loan a large sum of money, to wit, the furn of forty pounds of like lawful money, of which the faid Robert then and there had notice: Yet the laid Robert, not regarding his faid promise and undertaking to by him made as aforciaid, dur confriving and fraudulently intending craftily and subtilly to deceive and defraud the said Richard in this behalf, did not, upon fuch request, redeliver the faid maie, nor hath he as yet redelivered the fame, or paid the fud Richard for the ule of the same, but he so to do halk hitherto wholly refus il, and still Second Count doth refuse, And whereas afterwards, to wis on the day and year first above-men'ioned, at Blackburn aforesaid, in the county aforefaid, in confideration that the faid Richard, at the like special instance and request of the said Robert, would lend to the said Robert a certain other mare of the faid Richard of a large value, to with of the value of other forty nounds at like livitul money, he the faid Robert undertook, and nen and there faithfully promif d the faid Richard to return to him the faid mare lift mentioned upon request: and the laid Richard avers, that he, confiding in the fird latt-mentioned propule and undertaking of the faid Robert, did then and there lend and deliver to him the faid last mentioned mare, who then and there took and received the same of and under the fast loan. And whereas afterwards, to, wit, on the day and year lift above-mentioned, at Blackburn aforefuld, in the county aforefaid, in confideration that the fact Richard, at the like special inflance and request of the fait Robert, had then and there lent to the laid Robert a certain orner many of him the laid kichard of a large value, to wit, of the value of other forty pounds of like liwtul money, he the faid itabert undertook, and then and there faithfully promised the faid Richard to return the fame to him upon requelt; and although the laid Robert then and there received the faid last-mentioned mare under the faid loan: Yet the said Richard in fact lays, that the faid Robert, not regarding his faid two lastmentioned promiles and undertakings to by him made as aforcfaid, but contriving and fraudul ntly intending graftily and lubrilly to deceive and d in this behalf, hath not as yet delivered en mentioned maies to the faid Richard bert was requested by the faid Riel airst day of lanuary, in the It. 0 year of (mi angu a usten agierwards, to wit, at Blackpurn aforefaid, in the county aforefaid), but he to do hath hitherto wholly refused, and still refuses, and the same mayes are

Third Count.

still undelivered to the said Richard. (2d Count, for the money lent on an executory promise; 3d Count, on a promise, on a consideration executed; 4th and 5th, for hire of horses, indebitatus assumpsit, and quantum meruit; 5th, 6th, and 7th, common money Counts.) THOMAS BARROW.

KENT, J. Thomas Ady complains of Arthur Pennall, Declaret on in being, &c. of a plea of trespals on the case; for that whereas the B R on special faid Thomas, at the time of the making of the agreement hereafter able to the next mentioned, was and still is lawfully possessed of and in a certain owner of a sloop sloop called the O sloop, with the masts, yards, fails, rigging, fur - against the deniture, and other appurtenances thereunto belonging; and being fo fendant thereof possessed, it was, on the fourth day of November A D. had berd her, 1775, at Maidstone, in the county aforesaid, agreed by and between plaint stade out the fuld I homas and the faid Arthur, that the faid Arthur should or every shurne command the faid floop of him the faid Thomas, as mailer thereof earned by the on board the fune, from then ceforth for so long a time as the par- ful shop, acties should please; and that the laid Arthur should, during all such cording to the time, at his own costs and charges, find and provide failors and green ont. other necessary hands to man the said sloop, and should also, at his own proper costs and charges, during all that time, find and provide victuals and drink, and all other necessary provisions, for the faid pp's company to to be found and provided by him the faid Arthur, and that the faid Arthur should use the said sloop and navigate the same in the carriage of goods, merchandize, and pas lengers on treight; and that the laid Arthur should pay all port and harbour dues, charges, and other moldent expenses accruing, ariling, and growing due, and in thing and havigating of the faid floop, and have the performing of any voyage or voyages whatfoever with the same sloop) and that the said Thomas should, at his own proper costs and charges, find, provide, and pay for, all sear and wear of faid floop during such time as the faid Arthur should command the said floop and pie the same; and that the said Arthur should have and retain to his own use the soun of every f had floop carried and eight-pence out of every gained in the carrying of any bandizes, or pattengers, or performing of any voyage what loever i and that the faid Arthur should pay and allow to the said. Thereas for the use of the same floop, and for the wear and fear thereof during fuch time as the faid Arthur should use and command " it in moni er aforesaid, the fum of four-perice out of their libiting during I ch time in and with the faid floop earned and gained in the carrying of any goods, merchandizes, or pallengers for freight or performing of any voyage whatfoever. And the faid spreament being to made, &c. (Mutual promites). And the faid Artiful alterwards to wit, on the fame day and year aforefald, at, the aforefald, slid carer on board the faid thin, and did take on hims the command of the faid floor as master thereof, and did man the same with sailors and other necessary hands, and did afterwards at divers times between the making

making of the fiid agreement and the first day of September 1776, perform divers voyages in and with the same sloop, and did in those voyages carry divers goods, wares, and nierchandizes; and paffengers on hoard the faid floop for freight; and whereby he the faid Arthur did with the faid floop at those times earn, gain, and acquire divers large firms of money. in the whole amounting to the fum of forty pounds, to with at, &c. aforelaid, and then and there received the faid monies in whereby, according to the tenor and effect of the aforefaid agreement, and of the faid promife and undertaking of the laid Author to made as aforelaid, he the laid Arthur became liable to pay and ought to have paid to the faid Thomas, the fun of thirteen pounds lix shillings and eightpence, being at and after the rate of fourpence in every fhilling of the aforeleid fum of forcy pounds, to samed, gained, and acquired by the fuid Arthur in and with the Inid floop as aforefaid; Yet the faid Arthur, not regarding account contriving acc. bath not yet paid the aforefaid him of thirteen pounds for shillings and eightpence. or any part thereof, to the laid Thomas fulthough, &c. was requested by the faid Thomas afterwards, and after the faid Arthur had with the faid floop earned gainet and acquired the faid fum of forty pounds in manner aforefaid to wit, on the first September A. D. 1776 aforelaid, and often afterwards, to wit, at, &c. afore-Quarpum mirrie faid), but he to pay the fame, &c. And whereas the full Arthur for the hire and afterwards, to wit, on the day and year last aforelaid, at, &c. aforefaid, was indebted to the faid I homas in forty pounds for the hire and use of a certain sloop of the laid Thomas, with her appurtenances, before that time let to hire to the faid Arthur by the faid Thomas, at the focular inflance and request of the faid Arthur, and according to that letting to fire, had and used by the faid Arthur for a fong time then shipled and being fo indebted, quantum mercut accordingly. (Counts for work and labour by the plaintiff and his lervants; money lens, dee, had and received, &c. lad out, &c. and common concluden to those Counts.)

use, &c.

wife fold to iaintist as paid.

the special and greement.

reclaration in MOR HAMPTONSFIRE, L. Edward Hartley complains lecial Amelia of John Dalikley, being in the custocy of the marshal of the marof cate back a make of curlord the now king, before the king himself, in a plea of troppals on the raise one; for that whereas heretofore, to wit, ound, and to on the twenty first day of August, we the of Our Lord 1790. course the price at Karley, in the county of Northampton, the faid Edward bought of the laid John a certain borlest and for a certain large price, to First Count, on which the piece of events leven ominds of havily money of Great he special as Britain sector therefore used by the said Edward to the said John speciment. See Dough Rep. and it was the said these are seed by and between the faid Edward 18. La. and the last then, that he land Iohn thould deliver to the faid Coup. 8.8. Edward the last her e and that the faid Edward thould accept and take the last keets are last form and thank pay he faid John the faut tare not the let to be paid for the laid borle; and the faid John at the law lime of the laid tale of the faid horie, and of " making 

making the faid agreement, warranted the faid horse to be found in all respects; and it was then and there further agreed between the faid parties, that in case the said horse should afterwards prove to be unfound at the time of making the faid agreement, the faid Edward was to return the faid horse back to the faid John; and in such case the said John was to take again the faid horse, and to return and pay back the faid price thereof to the faid Edward; and the faid agreement being to made as aforefaid, afferwards, to wit. on the day and year aforefaid, at Rugley aforefaid, in the county aforesaid, in consideration that the faid Edwards at the special instance and request of the faid John, had then and there undertaken and faithfully promised the faid John to perform and fulfil the same in all things therein contained on the part and behalf of the faid Edward to be performed and fulfilled he the laid John undertook, and then and there faithfully promited the faid Edward to perform and fulfil all things in the faid agreement contained on the part and behalf of the fald John to be performed and fulfilled, according to the true intent and meaning thereof; and the laid Edward in fact faith, that, in pursuance of the said agreement, the faid John then and there delivered the faid horse to the faid Edward, and the faid Edward then and there accepted and took the faid horfe of the faid John, and then and there paid to the faid John the faid fum of twenty-feven pounds for the fame; and that afterwards, to wit, on the second day of October, in the year aforefuld, at Rugley aforefaid, in the county aforefaid, it proved and was manifest, that the said horse, at the time of making the said agreement, and also on the day and year last aforefaild, was and remained unfound, that is to fay, in the eyes; whereof the faid John then and there had notice. And whereas afterwards, to wit, on the day and seeped Count, year first above mentioned, at Rugley aforesaid, in the county on more geneaforesaid, in consideration that the said Edward, at the like special rate promise; instance and request of the laid John, had then and there bought of and special conthe faid John a certain other horse at and for a large price, to wit, the price of twenty-leven pounds of like lawful money then and there paid by the faid Edward to the faid John for the fame as and for a found horse, he the said John then and there undertook, and faithfully promifed the faid Edward, that if the faid Edward would receive the faid last-mentioned horse, and the latine prove unsound, he the faid John would take back the faith horse, and return to the faid Edward the faid price to by him paid for the faine and the faid Edward in fact lays, that although be received and paid for the faid last-mentioned horse on the terms aforesaid, in faith of the said

chafien to both.

alterwards, to wit, on the iccond day of October, in the year aforefaid, at Kindley aforthaid, in the county, aforeinid, had notice: i et the laid John, not regarding his laid agreement in the faid hist Count, nor his faid promiles and undertakings in the faid laft Count mentioned, but contriving and fraudulently intending 🤔 craftily. I craftily and subfilly to deceive and defraud the faid Edward in this

behalf, bath not as yet taken back the faid horses in those Counts mentioned, or either of them, nor bath as yet repaid to the faid Edward the faid prices of the faid horses so by him the said John received for the same as aforesaid, or either of them (although to take back the faid horses, and to repay to the said Edward the said puces to by him paid for the lang, he the laid John was requelled by the faid Edward afterwards, to wit, on the day and year last aforesaid, and often afterwards, to wit, at Rugley aforesaid, in the county aforesaid), but he the said John so to do hath hitherto wholly refused, and still refuses, whereby the faid Edward hath not only lost the use of his said money so by him paid as aforesaid, but hath also been put to a great expence, to wit, to the expence of twenty pounds, in keeping and maintaining the kild hories from the time of the aforesaid sale thereof hitherto, to wit, at Rugley aforefaid, in the county aforelaid. And whereas afterwards, to that the horse wit, on the day and year first above mentioned, at Rugley aforewas found made faid, in the county aforefaid, in confideration that the faid Edward, after, he was at the like special instance and request of the said John, had then bought and pald and there bought of the faid John a certain other horse, and had for, with an then and there paid to the faid Edward a certain other large fum contrary; and of money, to wit, the fum of twenty-feven pounds for the same, rommon money he the faid John undertook, and then and there faithfully promifed the faid hidward, that the faid last-mentioned horse was sound: Yet the faid John, contriving and fraudulently intending wrongfully to injure the faid Edward in this behalf, did not regard his faid last-mentioned promise and undertaking, but thereby craftily and fubtilly deceived the faid Edward in this, that the faid last-mentioned horse, at the time of making the said promise and undertaking respecting the same, and also at the time of the assectaid sale thereof, was not found, but was then and there unfound; whereby, and by reason whereof, the faid last mentioned hosse became of no use or value to the faid Edward, to wit, at Rugley aforefaid, in the county aforefaid, - (Counts for money lent and advanced, had and received; account flated; and common conclusion. Pledges, &c.)

Third Count, on a promife Counts.

> Seefe and Opinion on the implied Warranty of news of the mare, and being aged, and in a Horfe.

THE mare is a dangerous runaway mure, and icean be proved beyond doubt. desendant's warranting her quiet. Buena perfor the plaintiff and defendant being present when defendant warranted her quiet, we have no withelf of that, The only proof we have of a warranty is the price, there guineas, which the plaintiff contends is forficient the inure being aged, and in appearance cot worth more than 201.

You will please to savife whether under the above circuloffancis, the plainfiff may with fatety proceed to mal opon

appearance not worth more than 201. without producing a witness to prove

IT has been imputed to Lord Manffield, that he had expressed an opinion at Nif Prius, that a found price paid for a horie raised prefumption in law that the horses was found; though he was fold without a warranty ; but whether fuch an opinion ever elegate tim or not, a using a pocume occupations and it is the held, that will out proof of an express warranty, the law will not proof of the price paid, and the victual an maply one list the price; however large.

No longer ago than last Term, I remember Mr just ce Buller ruling at the Sittings in C B Lendon, that the price of a herfe was arbitrary from 301 to 1001, and fo on according to the character or pedigree of the animal, or the reputation of the bree-

der or feller, and that no inference of foundness or unsoundness was to be made from it. The same reason I think applies to the temper of a horse, and go-T. BARROW. verns this cale.

MIDDLESEX, J. William Fletcher complains of Daniel Declaration for Dean, in the custody of the marshal, &c.; for that whereas the letting a horse to faid William, at the special instance and request of the said Daniel, not capable of on the third day of October in the year of Our Lord 1732, at performing the the parish of St. Botolph without Aldgate, in the faid county, journey, hired of the faid Daniel one gelding, for a journey with him the faid William, from thence to Cheffer, in the county of Cheffer, and from Chester aforesaid back to the parish aforesaid, for a certam price or hire, to wir, for the price of one hundred shillings of lawful money of Great Britain, he the faid Daniel affumed upon himself and undertook that the said gelding was fit and able to perforth the laid journey; and although the faid William afterwards, to wit, on the faid third day of October, let forward on his faid journey to Chester on the said gelding so hired as aforesaid; yet, notwithstanding the affumption and undertaking of the faid Daniel as atorefaid, the faid gelding was not fit and able to perform the faid journey, but tired on the road in the faid journey. and became entirely unfit and unable to perform the refidue of the faid journey; by reason of which he the said William was put unto and fuffained great expences in and about providing himself with horses for the residue of the said journey: And whereas 2d Count, for the laid Daniel afterwards, to wit, on the same day and year, at money had and the parith aforefaid, was indebted to the faid William in one other received. hunored shillings of like lawful money of Great Britain, for money by the faid Daniel for the use of the said William before that time had and received, and being to indebted, &c: Nevertheless, &c. to the damage of the faid William of nine pounds nineteen shillings. And erefore he brings fuit, &c.

J. HARDÇASTLE.

Quintin Dick complains of William By configuee of LONDON, to wit. Mornick, being in the custody, &c. for that whereas the faid goods against William, before and at the time of the making of the promise and the maiter of a the pupon a bill undertaking hereinsiter next mentioned, was, and for a long time of lading to defrom thence following, to wit, from thence hitherto, has been hver goods to master and commander of a certain ship or vessel called The Ada- plaint st, with a mant, to wit, at London, in the parish of St. Mary le Bow in the special indorseward of Cheap; which faid thip or vellet, at the time of the making dition that of the promife and undertaking hereafter next mentioned, was in plaintiff should parts beyond the feas, to wit, at Tortola in the West Indies, and accept bills bound upon a voyage from thence to the port of London in this drawn by con-Linedom . fignor

kingdom: And the faid Quintin in fact fays, that whilst the faid William was so master and commander of the said ship or vessel called The Adamant as aforefaid, and whilst the faid ship or vestel was fo at Tortola as aforefaid, bound upon the voyage as aforefaid, to wit, on the eighteenth day of July A. D. 1788, at Tortola aforefaid, to wit, at Lundon aforefaid, in the parish and ward aforefuld, one Richard hofter caused to be shipped in and upon the faid thip or veffel, then being in the port of Tortola aforelaid, divers goods; wares, and merchandines, that is to fay, thirty Mulcovado hogineads of fugar, in good order and well conditioned, to be carried in the laid thip of vellet from the part of Tortola aforefind to London aforefally and there to be delivered in like good order and well conditioned, the dangers of the leas only excepted, to the faid Quintin of to the affigues, for a certain reasonable freight or hire to be therefore paid to the faid William, to wit, at the rare of three fallings and impence per each one hundred pounds weight, with primage and average accustomed, whereof the faid William afterwards, to with on the fame day and year aforefaid, at Tortola aforefaid, to wit, at London aforefaid, in the parill and ward aforefaid; had notice; and thereupon the faid William, to being mafter and commander of the faid thip or veiled as aforetaid, afterwards to wit, on the fame day and year aforefaid, at Tortola aforefaid, to wit, at London aforefaid, in the parith and ward aforefaid, made a certain bill of lading, his own proper hand-writing being thereunto subscribed, and thereby then and there acknowledged the thipping of the faid thirty hogheads of fugar in and upon the last thip or vellet called The Adament, and undertook, at her lafe arrival at London aforelaid from that voyage aforelaid, to deliver the faid thirty hogheads of fugar in good order and well conditioned, the dangers of the leas only excepted to the faid Quintin, or to his affigns, he or they paying primage and average, exc. as aforelaid; and by a certain written; indorfement then and there made upon the faid bill of lading, with the proper handwriting of the faid William thereunto subscribed, it was declared, that the faid thirty hogheads of fugar, in t mentioned, were configned to the faid Quit condition that he the faid Quintin would accept any pay correct bills of exchange drawn open him the faid Quintin by one Richard Foster of St. Croix, bearing date the second of July A. D. 1788. in favour of certain persons carrying on trade and commerce under the name, Hyle, and firm of Travers, Son, and Bannantine, at ninety days fight for one shouland pounds flerling; but if the faid Quintin would not accept or pay the faid bills, or to the amount of the faid fliggers, the faid William, by the faid inderfements so made thereon as aforefaid, engaged to deliver the faid fugars to the holder of the faid bills and the faid William then and there delivered the faid bill of lading, with the faid indorfement to made thereon as aforefaid, to the faid Quintily as aforefaid, at London aforefaid.

at the parish and ward aforeland; by reason whereof the said Wil-

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liam then and there became and was liable and bound to deliver the faid hogsheads of sugar to the faid Quintin, according to the tenor and effect of the faid bill of ladings, and of the faid indorfement fo made thereon as aforefair ; and being fo liable and bound, he the said William afterwards, to with on the same day and year aforesaid, at London asoresaid, in the parish and ward aforesaid, undertook, and to the faid Quinting then and there faithfully promifed to deliver to him the first pife de fugar, according to the tenor and effect of the laid bill of lad nd of the laid indorsement so made thereon as aforesaid. je faid Quintin in fact lays, that the faid thip, with t aid hogsheads of sugar on board thereof as aforefaid and after s, to wit, on the twentieth day of September in the year arrived date at London

hath always, fince the arrival of the fald thin as aforefaid, been ready and willing to receive the faid houtheads of fugar, and to pay the freight for the same at the rate aforeland, with primage and average accustomed, as is in the laid bills of lading specified, and also to accept and pay the said bills of exchange in the said indorsement mentioned, to the amount of the sigar, to wit, at London aforesaid, in the parish and ward aforesaid; whereof the said William afterwards, to wit, on the thirtieth day of September A. D. 1788, at London aforelaid, in the parish and ward afore. faid, had notice, and was then and there requested to deliver the faid hogsheads of sugar to the said Quinting seconding to his said promise and undertaking in that being made as aforesaid: Yet the faid William, not rogarding his faid promise and undertaking so by him made as aforetaid, but contriving and fraudulently intending craftily and fabrilly to deceive and defraud the faid Quintin in this behalf, bath not at any time hitherto delivered, or caused to be delivered to the faid Quinting the said hortheads of lugar, or any or either of them, or any parbut, on the contrary thereof, he the laid William, all gh not prevented from to doing by the dangers of the feast hall thitherto wholly neglected and retuled to to do, to wit, at London storelaid, in the parish and ward aforesaid. And whereas also the said Wil- 2d Count, upon liam, before and at the time of the making of the promites and un the bill of lading, derraking hereinafter next mentioned was and for a long time without flaing from thence followings to was from thence hitherto, has been derfement mafter and commander of a certain ather this or effet called The Adamant, to wit, at London aforefaid in the parith and ward aforesaid, which said last mentioned long at vallel, at the cone of the making of the promile and understing hereafter next mentioned, was in parts beyond the fees to wit as Tortola in the West Indies and pound upon a vortage from thence to the port of London, in this king design And the said Quintin in fact buy, that while the laid William was to an in and commender of the fail last mentioned thip or veiler called The Adamant as aforefaid, and whilst the last mentioned ship of vessel was at Lortola as aforesaid. bound upon the voyage last aforefald, to with on the faid tenth day mark in the comment of the

# ASSUMPSIT SPECIAL.—FOR NOT DELIVERING;

of July in the year aforefaid, at Tortola aforefaid, to wit, at London aforefaid, in the parish and ward aforefaid, one Richard Foster caused to be shipped in and upon the said last mentioned ship or vessel, then being in the said port of Rortola aforesaid, divers goods, wares, and merchandizes, that is to say, thirty hogsheads of Muscovado sugar in good order and well conditioned, to be carried in the said last mentioned ship of vessel from the port of Tortola aforement.

Still stiller rees farith everbicers

to the late cutting of the many and certain reasonable freight or hire to be therefore paid to the laid William, to wit, at the rate of three in llings and fixpence for each and every one hundred pounds weight primage and average and flomed, whereof the faid William afterwards, to without the dame day and year last aforefaid, at Tortola aforefaid, to wit, at London aforefaid, in the parish and ward aforefaid, find notice rand thereupon he the faid William, lo being matter and commander of the faid last mentioned Mip or vellet aforefaid, to with at London aforefaid, in the parish and ward aforefaid, made a certain bill of lading, his own proper hand writing being thereunto subscribed, and thereby then and there acknowledged the thipping of the laid last mentioned hogiheads of fugar in and upon the faid last mentioned thip or veffel, in the port of Torrola more hid for the faid last mentioned voyage to London aforesaid, and undertook, at his safe arrival at London from the faid last mentioned voyage, to deliver the said last mentioned thirty hogineads of fugar in good order and well conditioned, the dangers of the seasonly excepted to the said Quintin or to his affigue, he or they paying freight, with primage and average as last aforefaid; and the faid William them and there delivered the faid bill of lading to the laid Quintin, by reason whereof, he the faid William then and there became and was liable and bound to deliver to the faid Quintin the last mentioned hogsheads of sugar, according to the tenor and effect of the laid last mentioned bill of lading and being to hable he the laid William, in confideration thereof afterwards; to wit, on the fame day and year last, aforefaid, at London aforefaid, in the parish and ward aforefaid, undertook, and the faid Quincia then and there faithfully promised to deliver to him the had sait mensioned bilt of lading. And the fair Quinting in the last the her fair had mentioned thip, with the faid last mentioned tog beads of fugar on board as aforefaid rafferwards, rowit, on the twenterflictay of Julysin the year afore-Last departed and let the from Tortola stotelaid, upon the voyage last aforefaid and attenues de se wir on the terretteth day of September last he shearest aforest at treatment at London aforest id from the verige, with the Bid of supplement begins all of lugar on board And the and Doning further a seather to the large Quintur hath always force the strival of the last last mentioned thip at aforefaid been read and willing to reserve the last mentioned lingtheads of fager, and so pay the saught for the lame at the rate last aforefaldy with printage unbaverage accostomed, as nothe faid last mentioned

bill of lading specified; whereof the faid William afterwards, to wit, on the same day and year last aforesaid, at London asuresaid, has need have her deland had histories burn has it

undertaking: Yet the faid William, not regarding his faid lait mentioned promise and undertaking to made by him as aforefaid, but contriving and fraudulently intending craftily and fubrilly to deceive and defraud the said Quintin in this behalf, hath not at any time hitherto delivered, of caused to be delivered to the said Quintin, the faid last mentioned hogsheads of sugar, or any or either of them, or any part of them; but on the contrary thereof, he the fud William (although not prevented from To doing by the dangers of the icas) hath wholly neglected and refused, and still doth neglect and refule so to do, to wit, at London aforessid, in the parish And whereas also our the said eighteenth day 3d Count, in and ward aforefaid. of July in the year aforefaid, at Lond i, at the special thit plant it ward aforefaid, in confideration that the then rapled sengoods, to influence and request of the said William to be delivered to the faid William dive.s foods, wares, and wit, 30 hormerchandizes, to wit, thirty hogsheads of Musicovado sugar of their of sugar, great walue, to wit, of the value of fix hundred pounds, to be fafe- to be del verte ly and housely carried and conveyed by the faid William in a cor- to defindant, to be dered tain other ship or vessel called or known by the name of The Ada- from Tortes . .. mant, from parts beyond the feas, to wit; from Tortola aforcigid, Lendon. ii the West Indies, to the port of London in this kingdom, and there, upon the lafe arrival of the faid thip or wellel, to be delivered in good order and well conditioned, the dangers of the leas only excepted, to the faid Quintin or his affigns, for a certain reasonable here or reward, to wit, at the rate of three hillings and fixpence for each hundred weight, primage and average at cufton id. to be therefore paid to the faid William, he the feid William undertook, and to the faid Quantin then and there faithfully promised to fafely and securely carry and convey the faid last mentioned hogsheads of lugar from Tortola aforefaid to the port of London iforefaid, and there, upon the fafe arrival of the faid last mentioned thin at London aforelaid, to deliver the line in good order and well conditioned, the dangers of the leas only excepted, to the faid Quintiffor to his affigus, and although the faid last mentioned ship or vessel performed the faid last mentioned voyage, and atterwards, to wit, on the twentieth day of S stember in the very alotelaid; arrived in fafety at the port of London aforeign from the faid voyage, with the faid last mention how the ads of leval on board: Yet the fald William, not regarding his said last mentioned promise and undertaking, but craftly and though manding to decree and defraud the faid Quintin in this behalf, fisth not at any time delivered. or caused to be delivered to the last Quintin the last mentioned hogsheads of sugar, or any or other of them, or any part of them: but on the contrary thereof, he the faid William faithough not prevented by dangers of the leas from to doing) hath hitherto altogether

had caused di-

aleogether neglected and refuled, and fell dods neglect and refule to to do, to wit, at London aforetaid, in the parith and ward aforefaid. (Money paid; money had and received; account stated; breach to the last promises.) V. Gibbs.

Déclaration on Special agreeag him the in the purchase according to agreement.

THAT whereas on the twentieth of November 1748, at, &c. in the faid county of they the faid defendants retained Against his prin- and employed the said plaintiff as their factor or agent to buy and apal for not pay- purchase, with all convenient speed, for them the faid defendants one thouland tulbels of bigg or barley of the Carlifle measure, to money laid out wit, every buthel thereof containing three Winchester bushels; and it was then and there agreed between the faid defendants and the with com. the faid plaintiff, that the laid plaintiff thould purchase the said one million, and me thousand bulliels of bigg or barley for the faid defendants at as acopying the same cheap a care or price as he could, and that the said plaintiff should when received deliver the fame when bought as aforefaid at, &c. aforefaid, or we be delivered therestiones on heard their vellel as the laid defendants would lend thither for that purpose ; and that the faid defendants should pay to the faid plaintiff all fuch money as the faid plaintiff should pay for the faul bigg or harley, and should also pay to him for his commission for bringing the same, twoponce for every bushel of the faid one thousand bulbels of bigg or barley, over and above the rates of prices which he the faid plaintiff should pay for the same. And the faid agreement being to made, &c. (Mutual promises). And the faid plaintiff faith, that in pursuance of the faid agreement, he the fald plaintiff atterwards, as foot as he could, to wit, on the first day of December in the year aforefaid, at, &c. aforefaid, did buy and purchale for the faid defendante, as their agent or factor, one thouland buffiels of bigg or barley of the aforefaid Carlifle measure, at as cheap a rate or price as he could, according to the faid agreement, and afterwards delivered five hundred and fiftyfeven bulbels and a half bulbel of the faid one thousand bulbels of bigg of barley on board a cerson floop or veffel, at, &c. aforefaid, or thereabouts, and which the said defendants had fent there for that surpose and always, lines the buying of the faid one thoufault bullion of bigg or barley until the day of fuing forth the original were of the faid plaintiff, bath been ready to deliver the remaining four hundred and forty-two buthels and a half of the land one thouland buthels to the faid defendants, according to the land agreement, on board any velle, or vellels which the faid defendante might have lent for that purpole to, &c. aforesaid, or thereabouts, and that the fair plaintiff paid for the faid one thousand bushels of bigg or baries to bought and purchased as aforesaid, a large arm of money as sen medium of three hundred pounds, to wit an one storetaid, of all which faid premites the faid defendants there had notice. Yet the laid defendants, not regarding, &c but spouriting, &c have not non-have either of thein, paid to the fair plaintiff the are money to said by the fair plaintiff for the faid bigg or barier, or any part thereof, nor the faid committion for buying of the fame, or any part thereof, nor have they yet lent THE RESERVE OF THE PROPERTY OF

any vessel or vessels to, &c. aforesaid, or thereabouts, to take in or on board the faid four hundred and forty-two bushels and an half bushel, residue of the said one thousand bushels of the said bigg or barley to bought for them as aforefaid (although to do this the faid defendants afterwards, to wit, on the first of February in the year aforefaid, and often both before and afterwards, at, &c. were requested by the faid plaintiff); but they to do this have, and each of them hath hitherto, wholly refused, and still do refule, &c. Drawn by Mr. WARREN.

MIDDLESEX, J. John Wilson complains of William Peck, Declaration on being, &c.; for that whereas, at the time of the making of the special agree promise and undertaking of the said defendant hereaster men- ment; defentioned, he the faid plaintiff was lawfully possessed of and in a cer-dant bought a tain gelding as of his own proper gelding; and being to thereof horse of plainpossessed, on the twentieth of February 1756, at, &c. aforesaid, ofreturning him the faid plaintiff fold to the faid defendant, and the faid defendant if not liked, on bought of the faid plaintiff the faid gelding of the faid plaintiff, on paying so much: condition he the faid defendant, on a trial to be had by him of the faid Defendant tried gelding, should like and approve of the said gelding, at the rate or horse, but reprice of twelve guineas to be therefore paid by the faid defendant to just to pay, the faid plaintiff in cafe the faid defendant, on such trial-should like see according and approve of the fold golding; and it was then and there agreed to low agreeby and between the faid plankiff and the faid defendant, that the ment. faid plaintiff the 1d then deliver to the faid defendant the faid gelding of him the full plaintiff, that the faid defendant might keep the fame for and during all fuch time as he should think fit, not exceeding fourteen days from thence next enfuing, and that the faid defendant in ght, during that time, ale the faid gelding at his pleafure, by way of trying if he liked and approved thereof; and in calc he should on such trial like and approve of the faid gelding, then the faid fale should be absolute, and the faid defendant should, at the end of the faid fortreen days, pay to the faid plaintiff the faid rate or price of twelve guineas for the faid gelding; but if the faid defendant, on such trial of the faid gelding, should not like or approve of the faid gelling, nor think fit to be the purchaser of the same, then that the said defendant should in fuch case, at any time within the said fourteen days, be at liberty to return the faid gelding to the faid plaintiff, and the fale should in such case be entirely off and void, and the said defendant should In that case pay unto the faid plaintiff, for the use and trial of the faid gelding, the fum of two guineas; and the faid agreement being fo made, &c. (mutual promifes): And the faid plaint if avers, that he the faid plaintiff, in pursuance of the faid agreement, immediately after the making of the same, to wit, on the same day and year aforesaid; at, &c. aforesaid, delivered to the said defendant the faid gelding for the purpose aforesaid; and the said defendant then and there had and received the same of and from the faid plaintiff for the purpose aforesaid, and kept the same for a long Vot. II. times

tink, though less than fourteen days, to wit, four days, and during all that time there used the said gelding by way of trial, and on fuch trial did not, as he alledged, like or approve of the faid gelding, and for that reason he the faid desendant afterwards, and within the faid fourteen days, to wit, on the twenty-fifth of February in the year aforesaid, at, &c. aforesaid, returned the said gelding to the faid plaintiff, whereby the faid fale thereof was then and there wholly off, and from thenceforth void; and by reason of the premises, the said desendant, according to his promise and undertaking aforefaid, became liable to pay, and ought to pay unto the faid plaintiff the faid fum of two guineas for the use and trial of the faid gelding, to wit, at, &c. aforefaid. (Counts for horsehire, and common conclusion.)

Affumplit confideration denincd.

LONDON, f. Edward Howard complains of John Smith plantiff would and William Palmer, being, &c.; for that whereas the city of definer into de- London now is, and from time immemorial hath been, an ancient fendant's hands city, within which faid city there now is, and during all the goods attached time aforefaid there hath been, a certain court of record held and in the hands of plaintiff, to be holden before one of the sheriffs of the said city for the defendant pro time being, daily and every day, except Sundays and holidays, in edied to permit his counter, fituate in the parish of St. Mildred the Virgin, in relevy on the the Poult v of the fame city, in the ward of Cheap, and on every goods if con- Thursday and Saturday in the Guildhall of the laid city, except between the day of and the day of

in every year, for the trial and determining of all perional actions arising within the said city and liberties of the said city and juristhetion of the faid court, and that there now is, and for all the faid time, whereof the memory of man is not to the contrary, there hath been a certain ancient and laudable cutton; used and approv-Recites the price ed of within the faid city, that is to fay, that if any plaint in a cells of attach-plea of debt hath been levied by any perion in the court of record

ment in the of our lord the now king, held before one of the theriffs of the the cuttomi,

theriff's court, faid city for the time being, in his faid counter, fituate in the faid werecondemned parish of St. Mildred the Virgin, in the Poultry, in the ward of by the custom Cheap of the faid city, for any cause of action arising within the igh the englor faild city or the liberties thereof, and jurifdiction of that court, London, fixing against any person or persons, and the plaintist named in such plaint hath found pledges to profecute his fall plaint, fo that by virtue of that plaint it hath been commanded by that court to any ferjeant at mace of the faid sheriff, and minister of the court aforefaid, to lumnion fuch person named defendant in the faid plaint, to be at the then next court of our faid lord the now king, to be held in the Guildhall of the city aforesaid before such one of the sheriffs of the said city for that time being, to answer such person named the plaintiff in such plaint, in the plea of the said plaint; and if such serjeant at mace and minister of the court aforefaid, by virtue of fuch precept, bath in the mean time certified to each one sherrif in his said counter, that the defendant in such plaint hath had nothing within the liberty of the said city whereby he could be lummoned, nor was found in the same; and

# AND \* AGAINST BAILEES FOR VARIOUS PURPOSES.

It hath been thereupon by fuch serieant at mace and minister of the faid court returned or certified to the said court so holden before the said one sheriff in his said counter, that any other person hath had in his cultody and pollession any goods or chattels belonging. to fuch defendant, then, at the petition of the faid plaintiff in the taid plaint made to the faid sheriff in his aforesaid counter, such Potition to derjeant at mace and minister at the court aforesaid, hath been therist to attack commanded by the faid sheriff in his said counter, that such ser defendant by jeant at mace should attach the said defendant in the said plaint hands of great named, by such goods and chattels so belonging to the said defen- siee; dant, and being in the hands or cuttody of the faid other person, and keep back the same, so that the said defendant should be at the then next court of our faid lord the king, to be holden in the Guildhall aforesaid before the said then one sheriff of the sheriffs of the city aforesaid for the time being, to answer such plaintiff named in such plaint, in the plea of such plaint; and if the said ferjeant at mace and minister of the court aforesaid, hath returned or certified before the faid then one of the faid sheriffs of the faid city in his counter, that he had attached fuch defendant by fuch goods and chattels in the hands and custody of the said other perfon, and kept back the fame, so that the defendant might be at the faid next court to be holden at the Guildhall, to answer to the said plaintiff in the plea of such plaint; and if such defendant at that court, and at three other courts of our faid lord the now king, before the faid one of the sheriffs of the faid city for the time being and that if defeverally thereafter to be held in the Guildhall aforefaid, to wit, fendant at that at four fuch several courts in the whole, at the petition of such court and three plaintiff or his attorney, being folemnly called, hath not there ap- other hath made peared, but hath made default, and fuch four defaults of the faid default, defendant at fuch four courts have been recorded after the faid attachment in form aforesaid made, to answer the said plaintiff in the faid plaint specified, then at the last of those four courts, or at any other court held after the aforefaid four courts recorded at the prayer of the plaintiff in the faid plaint or his attorney there. It hath been commanded by the faid court to fuch serieant at mace and minister of the court aforefaid, that he should give notice to fuch other person in whose hands and custody such goods and charatels fo attached were fo attached and kept back, to be at fome other court of our faid lord the now king, before the faid one the riff in the Guildhall of the city aforesaid thereafter to be held, to shew and demonstrate if he had or knew any thing to say for him- serjeant at mace felf why the faid plaintiff, in the faid plaint specified, ought not should give no. to have an appraisement against him of the aforesaid goods and to shew why chattels so as aforesaid in his hands attached and kept back, if the plaintiff ought same have not been of greater value than the debt demanded by not to have an fuch plea, and if they have, then a sufficient part of such goods appraisement by and chattels; and if at such court such serjeant at mace hath te- two citizens in turned and certified to that court, that he, by virtue of such presence of one of the fee. cept, had given notice to the faid other persons, in whose hands jeants at mace,

and custody the said goods and chattels so attached were so attached, to be at that same next court to shew in form aforesaid as he was commanded; and if such plaintiff, in the said plaint\*named,

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appearing, and fuch perfous, in whose hands and custody such goods and chattels were, being then and there folemnly called, and not appearing but making default, and thereupon at such court it hath been confidered by the faid court that there should be an appraisement of the aforesaid goods and chattels so as aforesaid attached and kept back in the hands and cultody of fuch person in whose hands and custody such goods and chattels so attached and kept back have been, or of part thereof; and if thereupon such goods and chattels to attached or kept back, or part thereof, have been appraised in the presence of any one of the serieants at mace of fuch theriff, by two citizens of the faid city, at any court of our faid lord the king, holden before such one sheriff of the said city in the Guildhall aforefaid, that then the faid goods and chattels so attached and appraised have been thereupon by such court adjudged to be delivered to the plaintiff named in such plaint, in fatisfaction of the debt in such plaint specified, or such part thereof as the faid goods and chattels fo attached have extended to, or the person named plaintiff in such plaint finding pledges to render and restore such goods and chattels so attached, kept back, and the goods to be appraised, or the value thereof, as the goods and chattels so as aforelaid, in the hands and custody of the garnishee in such atand tachment attached and kept back, if within one year and a day find pledges to should come into the aforesaid court, and the debt aforesaid in such plaint messure, if de plaint montioned the messure and the debt aforesaid in such plaintiff shall then next following, such person named desendant in such plaint fendant wathin plaint mentioned disprove, or himself of that debt in any manner year and day ap- discharge, or himself to some prison of the lord the king, within pear and plead; the liberty of the city aforefaild being, should render ready to plead with the person named plaintiff in such plaint in and upon fuch plaint, and the person named the plaintiff in such plaint hath, during all the time aforefaid, been used, and accustomed, in case

of garnithee.

and the court

delivered to

plaintiff,

and in case goods the said goods and chattels so appraised have not been delivered to are not restored, such person named plaintiss in such plaint, to have, and ought to to take the body have execution against the body of the faid person in whose hands and pollestion such goods have been so condemned, awarded to him by fuch court, to take the body of such person in whose hands and polletion such goods and chattels to attached, kept back, and appraised have been so condemned, to satisfy the person named the plaintiff in fuch plaint, the value of fuch goods and chattels for attached and condemned; which faid cultom, and also all other customs of the said city for all the time aforesaid used and approved, were, by an authority of parliament of the lord Richard the Second, late king of England, &c. after the Conquest, held at Westminster in the county of Middlesex, in the seventh year of his reign, ratified and confirmed to the their mayor and aldermen and commonalty of the city of London, and their fucceffors. And the faid Edward Howard further fays, that long before, and at the time of the making of the promise and undertak-

## AND AGAINST BAILEES FOR VARIOUS PURPOSES.

ing of the faid John Smith and William Palmer hereafter next mentioned, one Edward Bartles was indebted unto one James Smith in the sum of forty-four pounds for a certain cause of action arising and happening to the said J. Smith within the city of London and jurisdiction of the court of our lord the now king hereafter mentioned to be holden before one Thomas Chitty esquire, late one of the sherists of the city of London, hereafter mentioned; and being so indebted, and the said sum of forty-four. pounds being wholly unpaid to the said James Smith, he the said ' James Smith, for the recovery of his aforefaid debt fo due and owing from him to the faid Edward Bartles, afterwards, and before the making of the promise and undertaking of the said I. Smith and W. Palmer hereafter next mentioned, according to the faid custom of the said city of London, from time whereof the memory of man is not to the contrary, there used and approved of within the same city, to wit, at the court of our sovereign lord George the Second, now king of Great Britain, &c. and held before the faid Thomas Chitty esquire, then one of the sheriffs of the faid city of London, in his counter, lituate in the parish of St. Mildred the Virgin, in the Poultry of the lame city, in the ward of Cheap, according to the custom of the said city, for all the time whereof the memory of man is not to the contrary used and approved in the same, on Saturday the twenty-third day of March in the twenty-feventh year of the reign of our faid lord the king, and in A. D. 1754, the faid James Smith, according to the custom of the city aforesaid, from the whole time aforefaid, &c. used, &c. in his proper person came into the aforesaid court of the faid lord the king, before the aforefaid T.C. esquire, then one of the sheriffs of the city aforesaid, in the counter aforefaid, and then and there in the same court, according to the cuftom of the same city, levied his cettain plaint in a plea of debt Plaint levied in upon demand for forty-four pounds against the faid Edward Bar- a plea of debt. tles for the faid cause of action so arising within the said city and jurifdiction of the faid court; and the faid James Smith then and there in the fame court, according to the cultom of the city aforefaid, &c. found pledges to profecute his plaint aforefaid, to wit, John Capthall and Richard Court, and thereupon then and there the faid J. Smith defired a process to him to be made in and upon his plaint aforefaid against the said Edward Bartles, according to the custom of the city aforefaid, &c. from the whole time aforefaid used and approved within the city aforesaid, upon which then and there, according to the cuttom of the faid city, at the petition of the aforefaid J. Smith to the aforefaid T. C. then one of the sheriffs of the city aforefaid, then and there, according to the Precept to forcultorn of the faid city made, it was commanded by the aforesaid jeans at mace to sheriff to one Samuel Coley, then one of the serjeants at mace of the faid then theriff, and a minister of the court aforefaid, that he, according to the cuftom of the city aforefaid, from the whole time aforesaid used and approved in the same city, should summon the aforefaid Edward Bartles to be at the then next court of our faid

lord

## ASSUMPSIT SPECIAL —Concerning the Delivery, &c

lord the king, before the aforefaid therist in the Guildhall of the aforefaid city, fituate in the parish of St. Lawrence Jury of the faid city, on Thursday the twenty-eighth day of March in the twenty-leventh year of the reign of the faid lord the now king, according to the cultom of the city aforefaid to be held, to answer to the aforesaid J. Smith in the plea of his plaint atoresaid, according to the cultom of the city aforefaid, and what he the faid Samuel Coley, then one of the ferjeants at mace of the aforefaid theriff, and a minister of that court, in the mean time should thereupon do to the faid court of our faid lord the king, to be holthereto den before the aforesaid theriff in his counter aforesaid, on Tuesday the twenty-fixth day of March in the twenty-seventh year thee had in his aforefaid, according to the cultom of the city aforefaid, should return and certify, &c.: by virtue of which faid precept the poods property aforciaid Samuel Colev, then one of the ferjeards at mace of the aforefaid theriff, and a minister of the court aforefaid, afterwards, to wit, at the faid court of our faid lord the now king, before the faid theriff in his counter aforefaid, on the faid Tuesday the twenty-fixth day of March, in the said twentyfeventh year aforefaid, according to the culton of the city aforefaid, held, returned, and certified to the court aforefaid, that the aforetaid E. Bartles had nothing within the liberty of the city aforefaid by which he could be furnmoned, according to the cuftom of the city aforefaid, neither was he found in the fame city; whereupon afterwards, to wit, at the same court of our lord the now king, before the aforefaid theriff in his faid counter aforefaid, on Tuelday the twenty-fixth day of March in the twenty-feventh year aforefaid, according to the custom of the city storefaid. &c. then held, the faid Samuel Coley did return and certify to the faid court of the faid lord the king, before the aforefaid theriff in his counter aforefaid, according to the cuttom of the city aforefaid then and there held, that the faid Edward Howard then had in his hands and cuitody divers goods and chartels as of the proper goods and chattels of the faid E. B.; and because the faid 1. Smit's then and there petitioned to the same court, that the aforesaid E. B. by the same goods and chattels as of the proper goods and chattels of the faid E. B. so in the hands and cultody of the aforesaid E. Howard, being according to the custom of the city aforefaid, might be attached to answer to the faid Pention to the J. Smith in the plea of his plaint afortfaid; therefore, at the peheriff, and his tition of the aforesaid J. Smith, then and there in the counter precept to attach aforefaid, on the faid Tuefday the twenty-fixth day of March in goods in hands of the twenty-seventh year aforesaid, before the aforesaid sheriff made, it was commanded by the atorefaid sheriff to the aforesaid then ferjeant at mace, that he, according to the cultom of the city aforesaid, should attach the aforesaid E. Bartles by the same goods and chattels in the hands and cultody of the aforesaid E. Howard being, and keep back the fame, to that the faid E. B. should be at the same then next court of our said lord the now king, before the aforefaid sheriff in the Guildhall aforesaid, on the said Thursday the twenty-eighth day of March in

win eft inventus, and that garniands divers of defendant.

garnishee, so that should appear.

the twenty-seventh year aforesaid, according to the custom of the city aforesaid to be holden, to answer to the said J. Smith in the plea of his aforefaid plaint, according to the custom of the city aforefaid, &c. and what the faid serjeant at mace in the mean time should thereupon do to the faid court of our faid lord the now king, before the aforesaid sheriff in his counter aforesaid, on the said Tuelday the twenty-fixth day of March in the twenty feventh year aforefaid, according to the custom of the aforefaid city to be holden, he should return and certify; and upon which afterwards, to wit, on the faid Tuefday the twenty-fixth day of March in the twenty-seventh year aforesaid, the aforesaid Samuel Coley, then one of the serjeants at mace of the aforesaid therist, and a minister of the court aforesaid, returned and certified to the same court of our faid lord the king, before the faid fheriff in his counter aforefaid, that he, on the faid Tuesday the faid twenty-fixth day of Return thereto. March in the twenty-seventh year aforesaid, between the hours of four and five in the afternoon of the fame day, according to the cultom of the city aforefaid, had attached the aforefaid E. B. by divers goods and chattels as the proper goods and chattels of the aforefaid E. B. in the hands and custody of the aforefaid E. How, and being, and the fame goods and chartels in his cultody were by the same serieant at mace attached and kept back, so that the aforefaid E. B. should be at the same then next court of our faid lord the new king, before the aforefald sheriff in the Guildhall aforefaid, on the faid Thursday the faid twenty eighth day of March in the twenty-feventh year aforefaid, according to the cultom of the city aforefaid to be holden, to answer the aforesaid I. Smith in the plea of his plaint aforefaid, according to the cuftom of the city aforefaid, &c. as to him as above was commanded; and the same day was given then and there by the same court to the faid J. Smith to be there, &c.: At which faid next court, to Defendant wit, at the court of our faid lord the new king, before the afore- makes default. faid theriff in the Guildhall aforefaid, on the faid Thursday the faid twenty-eighth day of March in the twenty-seventh year aforefaid, according to the cuttom of the aforefaid city, &c. held, the aforefaid J. Smith in his own proper person appeared, and then and there put in his place Adam Calamy his attorney, against the aforefaid E. Bartles, in and upon his plaint aforefaid, according to the custom of the city aforesaid, &c. and then and there at the fame court, by the aforcfaid Adam Calamy his aforesaid attorney, according to the custom of the city aforesaid, offered himself against the said E. B. in and upon his plaint aforesaid, and then and there at the same court, at the petition of the said James by his attorney aforefaid to the court aforefaid, according to the cultom of the city aforesaid made, the said E. B. was tolemnly called ' and did not appear, but then and there made a first default, which faid first default upon the aforesaid E. B. then and there at the said First desault, court, according to the cultom of the city aforefaid, a day further, was given by the same court to the aforesaid E. B. until the then next court of the laid lord the king, before the aforesaid sheriff in

400 econd delauit. Third and forth default.

of a ship in which 120 phoples were hipped by F.C. on the account hind risk of ori final defendant (new plaintiff) which were atof plaintiff.

the city?

that plaintiff would lodge checies jubject to suachment,

the Guildhall aforesaid, on Saturday the thirtieth day of March in the twenty-seventh year aforesaid, according to the custom of the city aforesaid to be holden there, &c. to answer, &c. &c. &c. according to the custom of the city aforesaid, &c. and the same day was given then and there by the same court to the aforesald I. Smith to be there, &c.; at which said next court, &c. &c. &c. the aforefaid J. Smith, by his attorney aforefaid, according to the custom of the aforesaid city, appeared, and then and there, &c. &c. &c. (as before, thewing a fecond default to have been made and recorded), therefore a day further, &c. (There were two more defaults alledged to have been made in the declaration, the one on Thursday the fourth of April, twenty-seventh year aforesaid; the other, Saturday the fixth of April, twenty-seventh year aforefaid; then the declaration went on as follows): as by the record and proceedings thereof, still remaining in that court in Chaintiff master full force, more fully appears. And the said E. Howard surther faith, that before the making of the faid attachment in form aforefaid made, and before the making of the faid plaint of the faid J. S. to wit, on the twentieth day of February A. D. 1754, one Francis Chadwicke of Liverpool did, by the order and direction of one Charles Salmon, thip in and on board a certain thip or vefsel called the Alexander, whereof the said E. Howard then was and still is master, certain goods and chattels, to wit, one hundred tached in hands and twenty cheefes containing a large weight, to wir, three tons and fourteen hundred weight, for and on account and risk of the said og: Should not E. Bartles then of London, cheesemonger, to be delivered to him there goods be the faid E. Bartles, or his order, at I. aforefaid; and which faid secured to be in goods and chattels, before the making of the faid attachment, had been brought by the faid E. Howard in his faid thip or veffel, to wit, from L. in the county of Lancaster to London aforesaid, and the same, at the said time of the fud attachment, were in the hands, custody, and possession of the find E. Howard underivered to the faid E. Bartles, and the same cheeses were the same goods and chattles of the faid E. Bartles, upon which, or on part thereof, the faid attachment was fo made in the hands and cultody of the faid E. Howard, as mentioned in the faid record and proceedings; of all which premises the said John Snath and William Palmer afterwards, and whill the faid plea was fo depending in the abovementioned:court, and after the faid attachment for made, and before any condemnation thereof, to wit, on the faid fixth day of April A. D. 1754, at London aforesaid, in the parish of St. Mary In confideration le Bow in the ward of Cheap, had notice: And thereupon afterwards, to wit, on the same day and year last aforesaid, at L. aforesaid, in the parille and ward aforefaid, in confideration that the faid E. Howard, at the special instance and request of the said Betendants pro. I. Smith and W. Palmer, would lodge and deposit the said one mused to suffer hundred and twenty cheeses in the hands of the said s. Smith and levy on so many. W. Palmer, subject to the said attachment, they the said J. Smith and W. Palmer undertook, &c. the faid E. Howard to pay the fum of torty-four gounds to the faid James Smith, or otherwise to

#### Delivery against BAILEES for Various Purposes.



fuffer him to levy and take so many of the said cheeses as upon an appraisement should amount unto the said sum of forty-four pounds to foon as the fame should be legally condemned in the faid court: And the said E. Howard in fact saith, that he, giving credit to the faid promise and undertaking of the said J. Smith and W. Palmer, he the said E. Howard did afterwards, to wit, on the same day and year last aforesaid, at the said instance of the said J. Smith and W. Palmer, at London aforefaid, in the parish and ward aforesaid, lodge and deposit the said one hundred and twenty cheeses in the hands of the faid J. Smith and W. Palmer, subject to the faid attachment, and the faid J. Smith and W. Palmer then and there accepted of the same accordingly; and that such proceedings were afterwards had in the aforefaid court before the faid one theriff of the faid city of London, in the faid plea of the aforefaid plaint of the faid Walter Ainsley; that afterwards, and after the said four defaults of the faid E. Bartles to as aforcfaid on the faid E. Bartles, by virtue of the faid plaint in and by the aforesaid court recorded as aforefaid, to wit, at the court of our lord the now king, before the faid Thomas Chitty equire, then one of the theriffs of the faid city, in the Guildhall of the faid city, on Thursday the twenty-ninth day of April in the twenty-feventh year aforefaid, according to the custom of the city aforesaid held, it was commanded by that same court to the aforesaid Samuel Coley, then one of the serjeants at mace of the faid theriff, and a minister of the court aforesaid, that he, ac- forewarn plaincording to the custom of the city aforesaid, should forewarn and give lift, to snew. notice to the said E. Howard to be at the then next court of our said why J. S. should lord the king, before the aforesaid sheriff in the Guildhall afore- not have an apfaid, on Saturday the twenty-seventh day of April in the twentyseventh year asoresaid, to be held, to shew and demonstrate if he had or knew any thing to fay for himself why the aforesaid James Smith ought not to have his appraisement against him for part, to wit, of fixty cheefes as of the proper goods and chattels of the faid E. Bartles being before attached and kept back, &c. in the hands and custody of the aforesaid E. Howard by virtue of the aforesaid plaint, if it should seem expedient to him, &c. and that what the ferjeant at mace of the aforefaid then sherist, and minister of the court aforefaid, in the mean time thereupon should do to the faid court of the faid lord the king, before the aforefaid then theriff in the Guildhall aforefaid, on the faid Saturday the twenty-feventh day Return therefor of April in the twenty-feventh year aforefaid, according to the custom of the city asoresaid to be holden, he should return and certify, &c.; at which (aid next court, to wit, at the faid court of our faid lord the now king, before the aforelaid then theriff in the Guildhali aforesaid, on the said Saturday the twenty-seventh day of April in the twenty-leventh year aforefaid, according to the custom of the city aforesaid then held, the same serjeant at mace returned and certified to the same court his precept aforefaid to him directed, that he according to the cultom of the city aforefaid, had warned and given notice to the aforefaid E. Howard to be at that same next court, to shew and demonstrate if

jeant at mace to praisement of

now plaintiff) made default.

Judgment of prajement to and that sisfaction, or for:

any thing for himfelf he should have or know to say why the aforefaid James Smith ought not to have an appraisement of the aforefaid goods and chattels as the proper goods and chattels of him the faid E. Bartles in the hands and custody of the aforesaid E. Howard, by virtue of the plaint aforefaid, before attached and kept back, as Defendant (the to him above was commanded: And then and there at the faid court of our faid lord the king, before the aforefaid then theriff in the Guildhall aforefaid, on the Saturday the twenty-seventh day of -April in the twenty-feventh year aforefaid, according to the cultom of the city aforesaid held, the aforesaid E. Howard was solemnly called, and did not appear, but default made; and theresupon then and there, at the faid court of our faid lord the king, before the aforesaid then theriff in the Guildhall aforesaid, on the Saturday the twenty-seventh day of April in the twenty-seventh year aforesaid held, it was considered by the same court that there goods should be should be an appraisement of the aforesaid fixty cheeses so as aforedelivered in fa- faid attached and kept back in the hands and cuftody of the aforefaid E. Howard; and thereupon afterwards, to wit, at a court of semisher should our said lord the king, before the aforesaid then sheriff in the reflere or render Guildhall aforesaid, on Thursday the second day of May in the binded to pri twenty leventh year aforelaid, according to the cultom of the city aforefaid, the aforefaid fixty cheefes, so as aforefaid attached and kept back, were appraised to forty-four pounds in the presence of John Wood, then one of the ferjeants at mace of the aforesaid then theriff, by the oaths of Henry Barnes and A. B. then citizens of the city aforciaid; and the fame goods and chattels, so as aforefaid attached and appraised by the same court, were adjudged to be delivered to the aforesaid J. S. in satisfaction of his aforesaid debt, on the faid James Smith his finding pledges to render and reftore the aforesaid goods and chattels so attached, appraised, and condemned, or the value of them, as the goods and chattels fo as aforefaid in the hands and custody of the aforcial E. Howard attached, kept back, and condemned, if within one year and a day then next following, that E. Bartles should come unto the morefaid court, and the debt aforefaid, in the plaint aforefaid menationed, disprove, or himself of that debt in any manner discharge, or himself to some prison of the said lord the king within the liberty of the city aforefaid being, should render, ready to plead with the aforefaid James Smith in and upon his plaint aforefaid, secording to the custom of the city aforesaid. Whereupon afterwards to wit, at the court of our faid lord the now king, before the aforesaid then sheriff in his counter aforesaid, on Saturday the fourth day of May in the twenty-feventh year aforefaid, according to the cultom of the faid city then held, the aforesaid James Smith came into the faid court, and then and there, according to the custom of the city aforelaid, and tenor of the aforelaid judgment, found pledges, to wit, Thomas Fossick of Bishopsgate-street, Pleages found. London, aforelaid, cheelemonger, and William Calvert of Thamesstreet, London, cheesemonger, citizens of the city aforefaid, to render and restore the aforesaid goods and chattels, or the value ,/", <sup>"</sup>. ",

#### Delivery against BAILEES for Various Purposes.

value of them, as the goods and chattels aforefaid, in the hands. and custody of the aforesaid E. Howard, attached, kept back, and condemned, if within one year and a day then next following, the faid E. Bartles should come into the faid court, and the debt aforefaid, in the plaint mentioned, disprove, or himself in any other manner discharge of that debt, or himself to some prison of our said lord the king within the liberty of the city aforefaid being, thould render, ready to plead with the aforefaid James Smith in and upon his plaint aforefaid, according to the cultom of the city aforefaid, as by the record and proceedings thereof still remaining in that court Averment there. more fully appears; which faid judgment fo given in form afore- condemnation faid upon the faid James Smith, his fo finding the faid pledges in was legal. form aforefaid, and there, according to the custom of the said city, was a legal condemnation of the faid goods and chattels, as to the faid forty-four pounds in the hands and custody of the faid E. Howard, according to the faid custom; of all which premises the faid John Smith and W. Palmer afterwards, to wit, on the same day and year aforesaid, at London aforesaid, in, &c. aforefaid had notice: Yet the faid J. Smith and W. Palmer, not regarding, &c. but contriving, &c. craftily and tubtilly, &c. have not, Breack, nor hath either of them yet paid to the faid E. Howard the faid forty-four pounds or any part thereof, or suffered him to levy or take the faid fixty cheefes so appraised as aforesaid, or any part thereof (although to do this the faid John Smith and W. Palmer afterwards, to wit, on the same day and year last aforesaid, at L. atorefaid, in, &c. aforefaid, were requested by the said E. Howard), but they to do this have, and each of them hath hitherto wholly failed and made default and refused, contrary to the said promise and undertaking of the said J. Smith and W. Palmer so made in that behalf as aforefaid; by means whereof the faid E. Howard afterwards, to wit, on the first day of February A.D. 1 55, at L. aforefaid, in, &c. aforefaid, to avoid his being imprisoned by virtue of the said judgment, was forced to pay, and did pay to the faid James Smith, with and out of his the faid E. Howard's own proper money, the faid forty-four pounds in fatisfaction and discharge of himself of and from the said judgment and attachment, to wit, at London aforefaid, in the parish and ward aforefaid. And whereas before the making of the promife and undertaking hereafter next mentioned of the faid John Smith 2d Count, omice and W. Palmer, to wit, on the twentieth day of February A. D. ting the custom 1754, the faid Francis Chadwicke did, by the order and direction of the faid Charles Salmon, ship in and on board the faid ship or veffel called the Alexander, whereof the said E. Howard then was and still is master, certain goods and chattels, to wit, one hundred and twenty cheefes, containing three tons and fourteen hundred weight, and on the account and risk of the said E. Bartles, then of London, cheesemonger, to be delivered to him the said E. Bartles, or his order, at London aforesaid; and which said goods and chattels, before the making of the faid promise and undertaking of the faid J. Smith and W. Palmer hereafter next mentioned,



#### ASSUMPSIT SPECIAL.—Concerning THE

.mentioned, had been brought by the said E. Howard in his said ship or vessel from Liverpool, in the county of L. to London aforefaid, and the fame at the faid time of the making of the faid promife and undertaking of the said John Smith and W. Palmer hereafter next mentioned, were in the hands and possession of the said E. Howard undelivered to the said E. Bartles or his order. And whereas also before the making of the said promise and undertaking of the faid J. Smith and W. Palmer hereafter next mentioned, and whilst the faid goods and chattels to were in the hands and cultody of him the faid E. Howard as last aforesaid, the faid E. Bartles was indebted unto him the faid James Smith in the fum of forty-four pounds and the faid fum of forty-four pounds to due and owing from the faid E. Baitles to the faid James Smith being wholly unpaid and unfatisfied to the faid James Smith, he the faid James Smith had before the making of the faid promise and undertaking of the faid J. Smith and W. Palmer hereafter next mentioned, to wit, on the twenty-third day of March in the twentyfeventh year of the reign of our lord the now king, according to the cultom of the city of London, from time immemorial there used and approved of, caused to be made an attachment on the faid goods and chattels in the hands and pollession of the faid E. Howard in the court of our faid lord the now king, holden before Thomas Chitty equire, then one of the sheriffs of the city of London aforefaid, in his counter, fituate in the parish of St. Mildred the Virgin, in the Poultry of the faid city, in the ward of Cheap, commonly called the Sheriffs Court of the city of London, holden for the Poultry Compter, and which would foon after the making of the faid promife and undertaking of the faid John Smith and W. Palmer be condemned; of all which faid premises the faid I. Smith and W. Palmer afterwards, and before the making of their promise and undertaking hereafter next mentioned, to wit, on the fixth day of April in the twenty-feventh year aforefaid, at L. aforesaid, in, &c. had notice: And thereupon afterwards, to wit, on the same day and year last aforesaid, at L. aforesaid, in, &c. aforefaid, in confideration that the faid E. Howard, at the special instance and request of the faid J. Smith and W. Palmer, would lodge and deposit the said one hundred and twenty cheeses in the hands of the Laid J. Smith and W. Palmer, subject to the said attachment, they the faid 1. Smith and W. Palmer undertook, and then and there faithfully promifed the faid E. Howard to pay the faid fum of forty-four pounds to the faid James Smith, or otherwise to suffer him to levy and take so many of the said cheeses as upon an appraisement should amount unto the said sum of forty-four pounds, so soon as the same should be legally condemned in the said court: And the faid E. Howard in fact faith, that he giving credit to the faid last-mentioned promise and undertaking of the said J. Smith and W. Palmer, he the faid E. Howard did afterwards, to wit, on the same day and year last aforesaid, at the said instance of the said J. Smith and W. Palmer; at L. aforesaid, in, &c. aforesaid, lodge and deposit the said one hundred and twenty cheeses in the hands of the faid J. Smith and W. Palmer, subject to the said attachment; and

## DELIVERY AGAINST BAILEES FOR VARIOUS PURPOSES.

the said John Smith and W. Palmer then and there accepted of the. fame accordingly; and that the faid goods and chattels afterwards, to wit, on the second day of May in the twenty-seventh year aforefaid in the faid court, were legally condemned; of all which faid premises the said J. Smith and W. Palmer afterwards, to wit, on the same day and year last aforesaid, at L. aforesaid, in, &c. aforefaid, had notice: Yet the faid J. Smith and W. Palmer not re- Breach, garding, &c. but contriving, &c. craftily, &c. have not, nor hath either of them, yet paid the faid James Smith the forty-four pounds, or any part thereof, or suffered him to levy or take so many of the faid cheeies as on an appraisement would amount unto the faid fum of forty-four pounds, or any parts thereof (although to do this the faid J. Smith and W. Palmer afterwards, to wit, on the same day and year last aforesaid, at L. aforesaid, in, &c. aforefaid, were requested by the said E. Howard), but they to do this have, and each of them hath hitherto wholly failed and made default and refused, contrary to the said promise and undertaking of the faid J. Smith and W Palmer to made in that behalf as aforefaid; by means whereof the said E. Howard afterwards, to wit, on the first day of February A. D. 1755, at L. asoresaid, in, &c. aforefaid, in discharge of himself of and from the premises aforefaid, was forced to pay, and did pay to the faid James Smith, with and out of the faid E. Howard's own proper money, the faid forty-four pounds in fatisfaction and discharge of himself of and from the premiles aforefaid.

See Bances for Various Purpofes, post.

LONDON, J. Chause Harwood complains of William Declarations. Ciroves, being in the custody of, &c.; for that whereas before his custody the making of the promite and undertaking of the faid W. G. bill of exchange hereafter next mentioned, to wit, on the thirteenth day of Janu-drawn on a ary A. D. 1747, one A. Gardiner clquire, at London aforesaid, which was for in the parish of St. Mary le Bow in the ward of Cheap, delivered, him to pay as into the hands and custody of the said plaintist as the agent, before J. B. and the rest then duly appointed for the disposing of, selling, and dividing of presentatives a certain prize or certain prizes, before then during the now late H.M. Hepaid war taken by one of his Majesty's ships of war called the A third-part shape (he the faid Chause herng such agent as aforesaid), a certain bill fore he had reof exchange in writing, before then drawn and made by one coved the G. Wakeman, and directed to Richard Salvey, merchant in Lon-ney due on don, bearing date at Cyprus, the thirteenth day of July in A. D. bill, and dek 1747; and whereby the faid G. W. required the faid R. S. at ant pretended be agent to the forty-five days fight of that his second bill of exchange, (first or representatives third not paid,) to pay unto the order of the honourable Henry of H. M. what M. esquire eighty-one pounds fifteen shillings and two pence ster- were to have ling for value received of him, placing the same to account, as the residue of by advice from the said G. W.; and which said bill of exchange, said prize most advice from the said G. W.; and which said bill of exchange, ney; and income before the time of the faid delivery thereof to the faid plaintiff, fideration plaint tiff would deliver faid bill to defendant, he promifed to return him that part of the money plaintiff had paid when he (defendant) received the money on the bill.

had

## ASSUMPSIT SPECIAL.—Concerning the

had been made out for the remitting to London of the fum of

eighty-one pounds fifteen stillings and two-pence sterling, being one-eighth part of a prize taken by the faid ship; and which said eighth part, at the faid time of the delivery of the faid bill to the faid plaintiff, belonged as followeth, to wit, two equal third parts thereof to the proper representative or representatives of the said H. M. who was then deceased, but who at the time of the taking of the faid prize was a vice-admiral of his majesty's fleet; and one other equal third-part thereof to the honourable J. Bing esquire, who at the time of the taking of the said prize was a rear admiral of his majesty's fleet, as the respective shares of the said H. M. and J. B. of the faid prize, thus being entitled to the faid eighth part of the faid prize in the proportions aforefaid; and the faid bill was so delivered to the said plaintiff as such agent as aforefaid, with intent that the faid plaintiff might receive the money therein mentioned, and (1) pay over the fame to the faid representative or representatives of the said H. M. and to the said J. B. in the proportions aforefaid; and the faid plaintiff, before the making of the faid promise and undertaking of the said defendant hereafter next mentioned, had paid and fatisfied the said J. B. his share of the said money, and accounted with him for the same, but had not received the money mentioned in the faid bill, or any

day of

part thereof; and thereupon, on the

Count.

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, at L. &c. aforesaid, in consideration that the said plaintiff, at the special instance and request of the said desendant, who then was, or pretended to be, concerned as an agent for the pro--per representative or representatives of the said H. M. deceased. would deliver up the faid bill to the faid defendant, that faid defendant might receive, or cause to be received; the said sum of money therein mentioned, of the faid R. S. the person on whom the laid bill was drawn, and who before then accepted the faid bill, he the faid defendant undertook, and then and there faithfully promised the said plaintiff, that he the said defendant would, whenfoever the faid bill should be paid by the faid R. S. pay to the faid plaintiff one equal third part of the faid eighty-one pounds fifteen thillings and two-pence mentioned in the faid bill, which he the faid plaintiff had so paid and fatisfied to the said J. B.: And the faid plaintiff in fact faith, that he the faid plaintiff, giving credit to the faid promise and undertaking of the said desendant, he the faid plaintiff afterwards, to wit, on the fame day and year last aforesaid, at L. &c. aforesaid, at the said instance of the said detendant, did deliver the faid bill to the faid defendant, that the faid defendant might receive, of cause to be received, the said sum of money therein mentioned, of the faid R. S. and that the faid R. S. afterwards, to wit, on the day of

at L. aforesaid, duly took up and paid the said bill; of all which said premises the said defendant then and there had notice: Yet the said desendant, not regarding, &c. (Common conclusion for the said one equal third-part of the said eighty-one pounds fifteen shillings and two-pence. Add another Count like sirst, only leaving out what is in Italic, and substituting what is

### DELIVERY AGAINST BAILLES FOR VARIOUS PURPOSES.



in the margin.) And whereas plaintiff, &c. (shew him only possessed of another bill (which set out), which before then had been delivered to the said plaintiff in trust, as to two equal third-parts thereof, show the proportions aforesaid, and that plaintiff had paid and fatisfied Byng's share as before, and then shew defendant's promise as aforesaid, and the rest as before. Counts for money had and received, laid out, &c. lent, &c.; and the common conclution.)

See Bailees for Various Purpofes, post.

MIDDLESEX, J. T.N. gent. one of the attornies of the Declaration by court of our lord the now king, before the king himself, present an attorney and here in court in his proper person, according to the liberties and gainst defendprivileges of the said court for such attornies of the same court delivering two from time immemorial used and approved in the said court, com-guineas to athird plains of 1. T. for that whereas the faid defendant, on, &c. at perion, whereby Westminster in the county aforesaid, in consideration that the plaintiff was find plaintiff had delivered to him two guineas, undertook, and damnified then and there faithfully promifed to the faid plaintiff to give the faid two guineas to one T. F. at the Dark House in Dark-house Lane, London, on the same day: Yet the said defendant, not regarding his faid promife, &c. did not deliver or give the faid two guineas to the faid T. F. according to his faid undertaking; by reason whereof the said plaintiff, for want of the said two guineas being delivered to the faid T. F. as aforefaid, could not proceed to the trul of a cause then depending in the said court of the said lord the king here, before the king himself, between one R. D. plaintiff and one W. B. defendant, wherein the faid plaintiff was attorney for the laid R. D. the plaintiff; and, for the faid plaintiff's not having proceeded to the trial of the faid cause, atterwards, to wit, on, &c. in the year aforefaid, the faid court of the faid lord the king, before, &c. granted a rule to the faid R. D. for an attachment against the said plaintiff afterwards, to wit, &c. in the year aforciaid, at W. aforefaid, was obliged to pay, and then and there did pay to the faid R. D. forty pounds: whereupon the faid plaintiff faith that he is injured, and hath fultained damages to the value of one hundred pounds; and therefore he bringshis fuit, &c. (Pledges, &c.) Drawn by MR.WARREN.

See Assumptit against Bailees for Various Purpofes,

MIDDLESEX, to wit. J. R. complains of T. S. being, Declaration, that: &c.; for that whereas, on the tenth day of April 1785, at West- in considerations minster in the county aforesaid, in consideration that the said John, that plaintiff had at the special instance and request of the said T. would buy of the dant fifty seven faid T. a certain large quantity of hay, to wit, fifty-feven loads loads of hay, he of hay at and after the rate or price of two pounds four shillings promited to deof, &c. by the load for every load of such hay to be therefore paid four it in such proportions as plaintiff had occasion for, against desendant who had delivered part, for refusing to deliver the remainder.

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by the faid Thomas, he the faid Thomas (affumpfit), &c. to deliver the faid hay to the faid John from time to time in such portions and quantities as he the faid J. should have occasion for and need of the same, whenever he the said Thomas should be thereunto afterwards requested: And the faid John in fact fays, that he, relying on the said promise and undertaking of the said Thomas, and in hopes of the faithful performance thereof, afterwards, to wit, on, &c. at, &c. did buy of him the said T. the said hay at and after the faid rate or price of two pounds four shillings by the load for every part thereof as aforefaid: And the faid T. in fact further fays, that although he the faid T. in pursuance of his faid promife and undertaking to by him made as aforefaid, hath delivered to the said John a certain part or portion of the said hay; to wit, twenty loads of the faid hay; and although he the faid ]. hath at all times hitherto been, and still is ready and willing to pay, and still is defirous of paying the said T. for the said hay so bought of him the faid Thomas as aforefaid: Yet the faid T. not further regarding, &c. but contriving, &c. hath not (although the faid J. hath had and still has great occasion for and need of the residue of the said hay; and although he the said T. was afterwards, to wit, on the first of July 1785, and oftentimes fince, at Westminster aforesaid, requested by the said I. to deliver to the faid J. the residue of the said hay) yet delivered the residue of the said hay, or any part thereof, to the said J: but to deliver the faid residue of the said hay, or any part thereof, he the faid T. hath hitherto wholly refused, and still doth refuse; by teason whereof the said J. hath been compelled and obliged to buy another large quantity of other hay, to answer his occasions and use, to wit, twenty loads of other hay at a great price, to wit, at the price of four pounds of, &c. to wit, at, &c. (id Count, in confideration he had bought, &c.) And whereas also and afterwards, to wit, on the faid tenth of April 1785, at, &c. the to be de-faid T. bargained and fold to the faid J. and the faid J. bought of fred in such the said T. a certain other large quantity of hay, to wit, four other populations, &c. loads of hay at and after the rate or plice of two pounds four shillings by the load thereof, to be therefore paid by the fuid John to the faid Thomas. And whereas also afterwards, to wit, on, &c. at, &c. it was agreed by the faid John and the faid Thomas in manner and form following; that is to say, that he the said T. should and would deliver to the faid J. the faid hay last mentioned in such portions and quantities as he the said J. should from time to time have occasion for and need of, whenever he the said T. thould be thereugto afterwards requested, he the said J. paying to the faid I. for the faid last mentioned hay so bargained and sold, and fo to be delivered as last aforesaid, at and after the aforesaid rate or price of two pounds four shillings by the load, for every load thereof upon delivery thereof, in such portions and quantities aforefaid, as he the faid J. should have occasion for and need of and request to be delivered to him by the said T. as last aforesaid; and it being to agreed by the faid J. and T. as last aforesaid, he the

faid T. afterwards, to wit, on, &c. at, &c. in confideration that the faid ], at the like special instance and request of the said T, had then and there faithfully promifed the faid T, to perform and fulh! the faid agreement in all things on his part and behalf to be performed and fulfilled, undertook, and to the faid J. then and there faithfully promifed to perform and fulfil the faid agreement in all things on his part and behalf to be performed and falfilled as to the d-livery of the fud left mentioned hay: And the faid John in fact Lys, that although the faid T. in purfuance of the faid agreement, and of his faid promife and undertaking to by him made as luft aforefaid, hath delivered to the faid I, at his request, a certain part or portion of the faid last mentione I hay, to wit, two other loads of the faid hay last mentioned; and although the faid J, at all times hitherto, bath been and ffill is ready and willing to pay, and is defirous of paying the faid T. for the faid last mentioned hay so bought of him the faid T. at and after the rate or price last aforefield, for such portions and quantities as thould be delivered to him as last aforetaid. upon the delivery thereof as laft aforefaid; and although he the faid Johath had occasion for and need of the residue of the said last mentioned hay, and hath often times lines requested the faid T. to deliver to him the relidue of the faid hay to bergained and fold by the fild T. to the faid I. as last aforefaid. Yet the faid T. not Breach, further regarding, &c. bur contriving, &c. hath not yet delivered the refidue of the faid hav last mentioned, or any part thereof, to the faid I, but to deliver the relidue thereof, or any part thereof, to the faid I, he the faid I', both altogether refused, and still doth refule, to wit, at, &c.; by reason whereof the said John hath been necessitated, obliged, and compelled to buy another large quantity of hay to answer his occasions and use, to wit, twenty loads of hay, at a greater and more advanced price than the faid hay fo burgained and fold as latt aforefaid, to wit, at and after the rate 4th Count more or price of four pounds per load of like, &c. to wit, at, &c. And general. whereas also afterwards, to wit, on, &c. at, &c. in consideration that the find I, at the like, &c. had then and there bought of him the faid T. a certain other large quantity of hay at and after the rate of other two pounds four shillings by the load for every load thereof, he the faid T. affumpfit, &c. to deliver the faid last mentioned hay so bought of him the said J. as last aforesaid, whenever afterwards he the faid T. should be thereto requested: And the faid J. in fast further fays, that although he the faid J. did afterwards, to wit, on the first of May 1785, and on divers other days and times between that day and the day of exhibiting, &c. request the faid T. to deliver the faid hay last mentioned to him the faid I.: Yet the faid T. not regarding, &c. hath not vet delivered to the faid I, the faid last mentioned hay, but so to do hath hitherto altogether refused, and still doth refuse, to wit, at, &c. Drawn by MR. CROMPTON.

LONDON, to wit. J. M. and C. S. the younger, complain of W. W.; for that whereas before and at the time of the for not paying a tum of money for the freight and bire of plaintiff's thip to Jamaica, according to his undertaking. Vol. II. making

making of the promise and undertaking herein after next mentioned, to wit, on the leventh of November 1782, the faid J. and C. were possessed of a certain ship or vessel called the R. whereof was mafter one James Miller, then lying at anchor in the river Thames at the port of L. whereof the faid W. had notice; and thereupon afterwards, to wit, on the seventh of November 1782, in confideration that the faid James and Charles, at the special instance and request of the said W. would let the said ship or vessel of them the faid James and Chailes, to freight to the faid W. for a certain voyage from the port of Southampton to the island of Jamaica in the West Indies, and would proceed with the said ship or vessel in fourteen days from the port of London aforefaid to the port of Southampton aforefaid, and there take on board the faid fhip or vellel the goods and merchandizes of the faid W. for the faid voyage, and fafely and fecurely carry and conduct the faid goods and merchandizes in the faid thip or veffel (the perils and dangers of the fras excepted), from the port of Southampton aforefaid to the island of Jamaica aforefaid, and there deliver the same to the order of the faid William, he the faid William (affumpfit) to pay them for the faid freight and hire of the faid ship or vessel the sum pounds, of, &c. if the faid thip or vettel fliculd fail with convoy during the faid voyage, or a proportionable allowance over and above the faid fum of pounds, if the taid ship or vessel thould proceed on the feld voyage without convoy, whenever he the faid William should be thereto afterwards requested: And the faid James and Charles in fact tay, that they, confiding in the faid promise and undertaking of the find William, asterwards, to wit, on, &c. at, &c. did let the faid thip or vellel to freight to the faid William, and afterwards, and within the space of sourteen days then next following, did proceed with the faid fhip or veffel from the port of London aforetaid to the port of S. aforefaid, and did there take on board the faid ship or vessel the said goods and merchandizes of the faid William for the faid voyage: And the faid James and Charles in fact further fay, that the faid ship or veilel, with the faid goods and merchandizes fo loaded on board her as aforesaid, afterwards, to wit, on the tenth of February 1783, let fail and departed on her faid voyage with convoy from the port of Southampton aforefaid to the illand of Jamaica aforefaid, and afterwards, to wit, on the first of May in the year last affectand, arrived there with the faid goods and merchandizes on board her in fafety as aforefaid; which faid goods and merchandizes to laden on board the faid thip or vessel as aforesaid, afterwards, to wit, on the fame day and year last aforefaid, were fafely and securely delivered at the faid island of Jamaica as aforefaid to the order of the faid William, whereof the faid William afterwards, to wit, on the that of August 1783, at, &c. had notice: and by reason thereof the faid William became liable to pay, and ought to have paid to the faid I. and C. the faid furn of pounds, according to the faid promife and undertaking in that behalf made as aforefaid.

(2d Count for the freight and carriage of goods; and quantum meruit; money had and received; and an account stated; breach.) Drawn by MR. CROMPTON.

See Affumpfit Special by and against Masters and Owners of Ships, post.

LANCASHIRE, to wit. R.M. complains of W. W. gent. Declaration a. one, &c.; for that whereas on the thirteenth of August 1788, at, gainst defendant Sec. in confideration that he the faid R. had, at the special in- an attorney, taking such france and request of the said W. then and there let to hire and little care of a delivered to him the faid W. a certain gelding of and belonging horse he bired of to the faid plaintiff of great value, to wit, of the value of twenty plaintiff to ride, pounds of, &c. to be by him the faid W. ridden and used upon a firangled in a certain journey which he was then and there about and going to stable intowhich make, the faid W. undertook, and to the faid R. then and there defendant put faithfully promifed, that he the faid W. would take due and proper him. care of the faid gelding during the faid journey, and would return and redchiver the faid gelding to the faid R. at the end and expiration of the faid journey: (1) Nevertheless, de-(1) Breach and fendant not regarding, &c. but contriving, &c. he the faid W. negligence. took fuch improper and so little and such bad care of the said gelding of him the fild R. that the fild gelding, by and through the mere carelessness, remissies, negligence, mismanagement, and default of him the faid W. and his fervants in that behalf, that the faid gelding afterwards, to wit, on, &c. was strangled and killed in a certain stable or out house in which the said gelding was caused to be put and placed by the faid W. at, &c. contrary to the form and effect of the said promise and undertaking of him the said W. fo by him made as aforefaid. And whereas also afterwards, to 2d Count, 2wit, on, &c. at, &c. in consideration that the said R. at the like gainst desendant special instance and request of the said W. had let to hire and de- who hired plainlivered to him the faid W. a certain other gelding of and belong- a day, for deing to him the faid R. of other great value, to wit, of the value taining him of other twenty pounds of, &c. to be by him the faid W. ridden longer, and durand used for the aforesaid day, on which the same was so let to ing that time hire and delivered to him as aforesaid and no longer, he the said the care of him W. undertook, and to the faid R. then and there faithfully pro- that he was mised, that he the said W. would take due and proper care of the strangled. faid last mentioned gelding, during the said time the same was in his possession, and would return and redeliver the said last mentioned gelding to the faid plaintiff at the end and expiration of the faid time the faid last mentioned gelding was so let to hire as last afore- (2) Breach faid: (2) Nevertheless, defendant not regarding, &c. but contriving, &c. did not return or redeliver the faid gelding to him the faid R. at the end and expiration of the faid time the faid last mentioned gelding was fo let to hire as last aforesaid, but kept and detained the fame for a much longer time than the aforesaid time, to wit, for the space of one day afterwards; and during the time the faid last mentioned gelding was so in his possession, took such improper and so little and such bad care of the said last mentioned gelding of him the said R. that the said last mentioned gelding of him the faid R. by and through the mere carelessness, negligence,

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mil nanagement, and default of him the faid W. and his fervants in that behalf, that the faid last mentioned golding afterwards, to wit, on, &c. was strangled and killed, to wit, at, &c. contrary to the form and effect of the faid last mentioned promise and unplanuff staddle dertaking of the faid W. fo by him made as aforefaid. and bridle which whereas all inflorwards, to wit, on, &c. at, &c. in confideration play difficultion that the faid plaintiff had, at the like special instance and request . to go on a jour- of him the faid W. delivered to him the faid W. a certain faddle and a certain be idle of and belonging to him the faid R. of great value, &c. to be by him the faid W, used upon a certain gelding on which the fat! W. was then and there going to a de, he the had W. undertook, and to the fail plaintiff then and there faithfully promifed to return and redeliver to him the faid taddle and bridle: Nevertheless, defendant not regarding, &c. but contriving, &c. hath not, although a long frace of time hath elapfed fince the delivery of the faid faddle and bridle to the faid W. returned or redelivered to him the faid R. the faid fieldle or bridle, or either of them, although fo to do afterwards, to wit, on the first of November 1788, and coftentines fince, at, &c. was conceiled, but to return or redeliver to the faid R. the faid liabile or bridle, or either of them, he the mid W. hath hitherto wholly refused, and still doth refuse, to virt, at, &c. contrary, &c. (Common Counts, &c.)

Diagon by Mr. GRAHAM

De Claration agemit defend mr TA TENCHE OF Muly qualities hum or a fample.

LINCOLNSHIRE, to wit. A. H. complains of T. W. befor ret ecosors ing, &c. for that whereas, to wit, on the fifth of April 1788, at, a d paying to &c. in confideration that the faid A. at the special instance and request or the faid Thomas, had burgained and fold to the first or bailey, his. I homas a large quantity, to wit, thirty quarters of barley of him gathed and feld the fail A. according to a certain fample then produced an ideby plaint a to live, ed to the faid T. at and after a large rate, price, or tum o. money, to wit, for for uch of the faid thaty quarters of barley as he the faid A. should deliver, and cause to be delivered, to the faid Thomas, forcened and chopped, at and after the rate, price, or fum of twenty shillings for each and every quarter thereof, and for so much of the said thirty quarters of barley as he the said A. should deliver and cause to be delivered to the full Thou foreened only, and not chopped, at and after the rate, price, or fum of nineteen shillings for each and every quarter thereof to be therefore paid by the faid Thomas to the faid A. and had then and there agreed to deliver the same at Grantham aforefaid, in the said county, according to the directions of the faul T. he the fail T. undertook, and to the faid A, then and there faithfully promifed to accept the faid barley, and to pay for the fame at and after the rate, price, or fun aforefaid: And the faid plaintiff avers, that he the faid plaintiff afterwards, to wit, on, &c. at, &c. did deliver and cauted to be delivered to the faid Thomas, divers, to wit, ten quarters of the feid thirty quarters of barley, according to the fample to thewn and delivered as aforefuld, foreened and not chopped; and the faid. Thomas thereupon then and there accepted the fame:

And the faid plaintiff in fact further fays, that he the faid plaintiff always, from the time of the making of the feld promise and undertaking hitherto, hath been ready and willing, and afterwards, to wit, on, &c. at, &c. offered to deliver to the faid Thomas twenty quarters of barley, refidue of the faid thirty quarters of barley; according to the faid fample to fnewn and delivered to the faid Themas as aforefaid, forcened and chopped, and then and there requested the taid defendant to accept the same, and pay as well for the fail barley to delivered as aforefull, as for the faid barley for offered to be delivered as aforefind, at and after the rate and price aforefaid, amounting in the whole to a large fum of money, to wit, the fum of twent; -nine poullds of lawful money of Great Britain: Yet the faid defendant, not regarding, See. but cont.iving, &c. did not then, or at any other time or times whatfoever, before or afterwards (1), accept the fuld twenty quarters of bar- (1) Vide Clayley, retidue of the faid thirty quarters of barky for forceped and ton w. Andiewa, c topped at atorefaid, or any part to reof, or pay to the faid plainto the fail from of two my-nine pounds, the fame being the price or the find courty quarters of barlay, at and after the rate and price africtaid, or any part thereof, or the fam of nine pounds, being the price of the fail ten quarters of both v to delivered to and accented by hen the faid plainting as aforeful, or any part thereof, nithough chen requested to do. but to do this he the faid defendent with himsers wholly failed and rolled de and therein made defield, can very meta of ain and effect of the feet promite and undertaking to by the race a afortant. And whereas, &c. (2d Count have as the first, only omitting the mention of the fample, or I that the ration was to be delivered at Grantham. Add the Drawn by MR. GRAHAM. common Counts.)

LONDON; to wit. W. G. complems of J. W. being, &c.; Decimation on for that where is, before and at the time or the mailing of the an agreement promites and and reakings herein after mentioned, the faid W. beween planwas puried of a certain thip or veflet edled the Levelon. And the meperking whereas also the faid John, before high at the time of the making and palanant of the promites and undertakings herein after mentioned, was the commander captain and commander of a certain other ship or vessel called the oranche, both S, which faid ships, whereof the faid W, and I, were so respect at B taxia and tively purfer and commander at the time of the making the faid pro- bound to Canmiles and under takings herein after mentioned, were lying and being fideration plainin parts beyond the leas, to wit, at Batavia, and were about to fail tiff would at to Canton in China, in the fervice of the united company of mer- Batavia buy as chants trading to the East Indies. And whereas also the faid W, much tin as and J. being so respectively purser and commander of the fold restanding short and S. so being and home to Reprint assessing from the respective ships the L. and S. so lying and being at Batavia aforefaid, godas, and would

thip fame on board defendant's thip, and would pay to defendant at Canton 5000 flar pagodas, deferdant promifed to lend plaintiff ro, coo flar pagodas to buy the tin, and o carry the tin to Canton, and there would deliver to plaintiff half the cof to his fole use, against elefendant cafter showing pertoppance on plaintift's behalf) for refusing to deliver the un to him at Canton.

and so bound and about to fail to Canton in China as aforesaid, on the fourth of December 1783, at Batavia aforesaid, that is to say, at London aforcfaid, to wit, in the parish of St. Mary le Bow in the ward of Cheap, in confideration that the faid William, at the special instance and request of the said J. would purchase and procure so much tin as could be purchased and procured for ten thousand star pagodas, or thereabouts, more or less, and would thip or cause to be shipped on board of the said ship of the said I. called the S. the fame, and would upon the fafe arrival of the faid thip of the faid J. and of the faid W. at Canton in China aforefaid, to which place they were respectively about to sail and go as asorefaid, pay to the faid J. the moiety or one-half part of the said pagodas, or thereabouts, more or less, as the fame should be, at the rate of exchange that they might be at the time of the arrival of the faid W. and I. at Canton aforefaid, he the faid I. undertook, and to the faid W. then and there faithfully promifed to lend and advance to the faid W. the faid ten thousand star pagodas, more or less, to pay for the said tin, and to carry and convey the said tin so to be bought and purchased as asoresaid, and to be shipped on board the said ship of the said John to Canton aforesaid, and that one-half of the faid tin should be the share of and belong to the faid W.; and that upon the fafe arrival of the said ship Sandwich in the river of Canton, that he the said J. would deliver or cause to be delivered to the said W. for his tole use and benefit, such moiety of the faid tin fo to be bought as aforefaid, free of freight or any other charges, and would in every respect be accountable to the faid William for the faid molety: And the faid William in fact fays, that he, relying on the promise and undertaking of the faid J. and in hopes of his lawful performance thereof, afterwards, to wit, on the fame day and year aforefaid, at Batavia aforefaid, that is to fay, at, &c. did purchase and procure as large a quantity of tin as the faid W. could at that time purchase and procure for ten thousand star pagodas, or thereabouts, more or less, that is to fay, the faid W. did then and there purchase and procure one thousand parcels of tin at and for ten thousand three hundred and forty four thar pagodas, and did fhip and cause to be shipped the faid tin on board the faid ship S. whereof the said J. was captain and commander as aforefaid; and that the faid J. did then and there receive the faid tin on board his faid ship, and then and there did lend and advance to him the faid W. the faid ten thousand three hundred and forty-four star pagodas to pay for the faid tin: And the faid W. in fact further faith, that he the faid W. and the faid ship S. whereof the said J. was captain and commander as aforesaid, with the said J. and the said one thousand parcels of tin to on board thereof as aforefaid, afterwards, to wit, on the second of March 1782, arrived in fafety in the river Canton in China aforefaid, to wit, at London aforefaid, in the parish and ward aforefaid: And the faid William in fact further fays, that at the time of the faid arrival at Canton aforesaid, and during the stay and continuance of the faid W. and J. there, the rate of exchange

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of star pagodas was at and after the rate of one hundred and fiftyfive head dollars for one hundred star pagodas, and no more: And the faid William in fact further faith, the value of five thoufand one hundred and feventy-two star pagodas, being the moiety or half part of the faid ten thousand three hundred and forty-four flar pagodas at the faid rate of exchange of one hundred and fiftyfive head dollars for one hundred flar pagodas at Canton aforefaid, amounting to the fum of pounds of, &c. that is to fay, at London, &c.: And the faid William in fact further fays, that he the faid W, at the time of the arrival of the faid W, and J, at Canton as aforefaid, and from thence continually during their stay there, was ready and willing to pay, and then and there offered to pay to the laid John the faid value of five thousand one hundred and feventy-two star pagodas at the rate of exchange above mentioned, that is to fay, at and after the rate of one hundred and fifty-five head dollars for one hundred flar pagodas; and that the find W. from the time that the faid William and John left and departed from Canton aforefaid, continually hitherto hath been, and still is ready and willing to pay the faid fum of three thousand one hundied and fixty-one pounds four shillings and fixpence of, &c. being the amount of the value of the faid five thousand one hundred and feventy-two star pagodas, at the rate of exchange aforesaid in British money, to wit, at London, &c.: Nevertheless the said J. not regarding, &c. but contriving, &c. did not, on the fafe arrival of the ship S. in the river of Canton aforesaid, deliver, or cause to be delivered to the faid William, the moiety or one-half part or fhare of the faid one thousand parcels of tin so shipped on board the faid thip Sandwich as aforetaid, free of freight or any other charges, or any part of the faid moiety or half part of the faid one thousand parcels of tin, although often requested by the said W. fo to do; and although the faid William was then and there, and continually hath been ready and willing to pay the value of the faid five thoufand one hundred and feventy-two star pagodas, at the rate of exchange that they were then at at the time of the arrival of the faid W. and J. at Canton aforefaid, and then and there on the fail third of March 1784, and often fince, offered to pay the fame to the faid J. nor hath the faid J. been in any manner accountable to the faid W. for the faid moiety or half part or share of the faid tin, but to deliver the fame, or cause the same to be delivered to the said W. on the arrival of the said ship Sandwich at Canton aforelaid, or at any other time fince, or in anywife to account for the same to the said W. he the said J. hath hitherto wholly refused, and still doth refuse, contrary to the promise and undertaking of the faid J. so by him made as aforesaid; by reason whereof the faid plaintiff was not only put to great expence, trouble, and inconvenience, but was also deprived of great profits and emoluments which would otherwife have accrued to him from the fale and disposal of five hundred parcels of tin, being the moiety or half part, and being his share of the said one thousand parcels of tin at Canton aforesaid, and which said mojety or half part of the said tin N 4

he the faid William might and would have fold and disposed of for a large fum of money, to wit, for the fum of three thousand one hundred pounds of, &c. the fame being the rate or price which five hundred parcels of tin then fold for at Canton aforesaid, on the arrival and during the stay of the said W. there, to wit, at London aforefaid. (7d Count like first, only stating, that in consideration plaintiff bad bought one thousand parcels of tin for ten thousand three hundred and forty-four star pagodas lent and advanced by defendant to plaintiff for procuring, &c. then fame as first, only omitting the averment that he had bought the tin: goods fold and delivered, and quantum meruit; money had and received; and account flated.) Drawn by Mr. CROMPTON.

See Assumptit by and against Matters and Owners of Ships, post.

For warranting a buil fold to plaintiff by degetter, when upon trial he proved to be ptherwife.

WESTMORELAND, to wit. George Harrison complains of fendant to be .. I homas Lewis, being, &c.; for that whereas the faid Thomas, on the good builter of twelfth of May 1787, at Appleby in the full county of Westmorecows and calf- land, being poticified of a certain bull, and being defirous and willing to fell and dispose of the said bull, in consideration that the said George, at the special instance and request of the said Thomas, would buy the faid bull of the faid Thomas at and for a large price or fum, to wit, at and for the price or fum of ten guineas as and for the price or purchase of the said bull, he the said Thomas undertook, and to the faid George than and there faithfully promifed, that the faid bull of the faid I homas was a good buller of cows and calf-getter: And the faid George in fact fays, that he, confiding in the faid promite and undertaking of the faid I homas, afterwards, to vita on the same day, &c. at, &c did buy the said bull of him the said Thomas upon the terms aforelaid, and did pay to the faid Thomas the faid fum of ten guineas as and for the price or purchase of the faid ball, he the faid Thomas returning the faid George the furn of two thille gs and fixpence: Yet the faid Thomas, contriving and freudulently intending craftily and fublilly to decrive and injuve the faid George in this respect, did not regard his find promise and under aking to by him made as aforefaid, but then by craftily and fulting deceived the faid George in this, that the faid buil, at the time of the making of the faid promise and undertaking of the faid Thomas, and before, was not a good buller of cows and calfgetter; but on the contrary thereof, the faid bull was then and there weak and unable, and mast to bull any gows, and was then and there a vay bad calf-getter; by reason whereof the said bull became, and was and is of no use or value to the said George, to wit, at, &c. (2d Count, in confideration plaintiff would buy, &c. like the last, stating desendant's premise that the bull-was fauitless as other bulls, and a good buffer of cows; 3d Count, in confideration plaintift had bought; promise same as in 1st Count; common Counts; and breach.)

Drawn by Mr. GRAHAM.

MIDDLESEX, J. John Willis, late of, &c. was attached Declaration for to answer John Fox, &c.; for that whereas heretofore, to wit, using a mare on, &c. at, &c. in consideration that the said John Fox, at the that had been set. special instance and request of the said J. W. would let to hire out to hire, and and deliver unto him the faid J. W. a certain mare of him the not returning faid J. F. of a large value, to wit, of the value of twenty pounds her within a of lawful money of Great Britain, to be rode and used by him the greed upon at faid J. W. a certain journey, to wit, from, &c. to, &c. and from the letting of the thence back to, &c. and to be returned by the faid J. W. unto faid mare so him the said J. F. within a certain time, that is to say, on the hire. morning of the next day, but not to exceed the middle of that day, he the faid J. W. undertook, &c. the faid J. F. that he the faid J. W. would ride and use the said mare under such letting to hire thereof as aforefaid in a reasonable and moderate manner, and return the same unto the said J. F. by and within such time as aforesaid: and the said J. F. in fact further saith, that although he the faid J. F. confiding in the faid promise and undertaking of the taid J. W. did after the making thereof, to wit, on, &c. at, &c. let to hire and deliver unto the faid J. W. the faid mare of him the faid J. F. for the time and purpose aforefaid, and in good plight and condition; and although the faid J. W. then and there had and received the faid mare of him the faid J. F. accordingly: Yet the faid J. W. contriving and fraudulently intending, &c. the faid J. F. in this behalf, he the faid J. W. did not, whilft he to had the faid mare of the faid J. F. under such letting to hire thereof as aforefaid, ride or use the same in a reasonable manner, nor return or restore the same to the said J. F. within the time limited for that purpose as aforesaid; but on the contrary the said 1. W. did not return the faid mare unto the faid J. F. until a long time after the time for that purpose limited as aforesaid, to wit, until the evening of the day next after the aforefaid letting to hire thereof, and whillt he to had the faid mare for the purpose aforefaid, to wit, or, &c. wrongfully and deceitfully used the faid mare, in going and performing a much greater and larger journey than the fame was so let to hire for as aforesaid; and did also then and there, in the going and making of such journey aforesaid, ride and use the said mare in so immoderate and unreasonable a manner, and took so little and such had care of the said mare, that the said mare was thereby thrown down and became and was very much hurt, bruised, thrained, and a rib-bone of the said more became and was fractured and broken; and the faid mare, in confequence thereof, and of other the premiles aforefaid, became and was and is distempered, broken down, and rendered useless and entirely spoiled; and he the said J. F. hash laid out and expended, and been forced and obliged to lay out and expend, a large fum of money, to wit, the furn of ten pounds, in physic and farriery for the faid mare, and in endeavouring to cure her, and hath lolt and been deprived of the use of her, and of all benefit and advantage that would thereby have arisen and accrued to him, to wit, at, &c. (2d Count, upon an undertaking to ride moderately and in a certain a certain

a certain journey, not faying where or to whom to be re-delivered; ad as 2d, in confideration of past delivery; 4th Count, in consideration of delivery, undertaking to return within, &c. but not returning: 5th and 6th, indebitatus affumpfit, and quantum meruit for use and hire; 7th, money laid out; 8th, account stated; and common conclution.) V. LAWES.

proluration, caw flaministy. perfessed of a quantity of oas good as the Jample which and that it a friould be fomteen days j was weighed off Infourteen days, To take it.

(2) " other

(3) " like

(S) " hke

I.ONDON, f. G. W. late of London, druggist, was, &c. John Towers Whitefide, in a plea of trespass on the case; and thereupon the faid John Towers, by John Addison his attorney, plum, which de. complains; for that whereas he the faid John Towers heretofore, fending agreed to wit, on, &c. at, &c. bargained and fold, and caused and procured to buy if the to be bargained and fold, for and on account of him the faid John whole should be Towers unto the said G. who then and there bought of him the faid John Towers (1) certain packages or parcels of opium, to wit, was thewn lum, fix (2) boxes of opium of him the faid John Towers as and for merchantable opium, and as then and there being in the whole as good as a certain package thereof then and there shown to and seen by weighed off in him the fuid George, at a certain rate or price, and upon the terms the wholequan following, to wit, at the rate of ten shillings and sixpence for each hity was as good and every pound weight thereof, to be paid for by the faid G. in the sample; ready money, upon being allowed at the rate of two pounds ten and though it shillings per centum, or by the hundred pounds, discount, on such payment, and to be weighed off in fourteen days: and thereupon desendant resujed afterwards, to wit, on, &c. in consideration of such sale as aforefaid, and also in confideration that the said John Towers, at the (x) " divers", (3) special instance and request of the faid George, had then and there undertaken, and faithfully promifed the said G. that the said opium, so bargained and sold as aforesaid, should be weighed off and delivered to the faid George within the time aforefaid, and at the rate and upon the terms of the aforeful contract for the same, and that the same were then and there merchantable opium, and the whole thereof as good as the faid package thereof which the faid George had so seen as oferesaid, he the said George undertook, and then and there faithfully promifed the faid John Towers to accept of and take the faid opium upon the terms and according to and under fuch contract for the same as aforesaid, and to pay him the said John Towers for the fame accordingly; and the laid John I owers (4) " furthery in fact (4) faith, that the faid opium to bargained and fold to the faid George as aforefaid, at the faid rate of ten shillings and fixpence for each and every pound weight thereof, after allowing and deducting thereout such discount as aforefuld, amounted to a large tum of muney, to wit, the tum of four hundred pounds of (5) law-ful money of Great Britain, whereof the faid George afterwards. to wit, on, sec. in, sec. had notice ; and that the faid opium was then and there merchantable opium, and the whole thereof as good us the faid one partage thereof which had been and was fo feen by the faid G. as aforefaid; and that although the faid opium was within fourteen days from the aforefield fale thereof, weighed of

## Goods, &c. Bought, &c. Sale and Delivery, &c.

and although the faid John Towers was then and there, and always afterwards, ready and willing to deliver the same to the said George at the rate aforefaid, and upon the terms of the aforefaid contract for the same; and although the said George could and might then and there, and at all times fince, have had and received the fame accordingly; and although he the faid George was then and there requested by the said John Towers to accept of and to take the faid opium, and to pay him the faid John Towers for the fame, according to the terms of the aforefaid fale thereof: Yet the faid G. not regarding, &c. but, &c. the faid John Towers in this behalf, did not nor would then and there, or at any other time whatfocver, accept of, take, or pay, nor hath he as yet accepted, taken, or paid him the said John Towers for the said opium or any part thereof, according to the terms of the aforefaid fale thereof, or in any other manner whatsoever, but he the said G. so to do then and there, and always hitherto, hath wholly refused, and still refutes, contrary to the tenor and effect of his aforefaid promife in that behalf, and in breach and violation thereof. And whereas, &c. (2d Count fame as first, only omitting what is in Italic and inferting what is in margin: 3d Count fame as 2d, only omitting what is in Italic: 4th Count, goods bargained and fold: 5th, Money laid out, expended, paid, lent, and advanced: 6th, Money had and received; account stated; common conclu-V. LAWES. fion).

LONDON, ff. Joseph Hardcastle and Jos. Crosby (served For not felling with process by the name of Thomas Crosby) late of London, and delivering merchants, were attached to answer unto Alexander Aubert and part of an ex-Charles Henry Rigaud, in a plea of trespass on the case, and pected importathereupon the faid Alexander and Charles Henry, by Henry Fo-pursuant to one theigill their attorney, complain, that whereas, before and at the giral contract, time of the making of the feveral fales of tallow hereinafter men- which was aftioned, to wit, at L. &c. the faid J. H. and J. C. exercised and carried terwards altered on the trade and business of merchants, and the said Alexander and to a new con-Charles Henry were also then and there merchants, and carried mode of pay on such trade and business in partnership together; and the said ment. J. H. and J. C. and the faid Alexander and Charles Henry so respectively being merchants as aforesaid, and an importation of white Ruffia tallow candle being expected to be made into this kingdom, by which the market-price of fuch commodity was expected to be altered, the faid J. H. and J. C. by one John Garford their broker or agent in that behalf, and by and in the names of Messrs. H. and C. heretosore, to wit, on, &c. at L. asorefaid, &c. agreed to fell unto the faid Alexander and Charles Henry, who then and there agreed to buy of them the faid J. H. and J. C. on arrival, that is to say, on the arrival of such expected importation of tallow as aforefaid, one hundred casks of new merchantable white Russia tallow candle, at the rate and upon the terms following, to wit, at the rate of forty-three shillings per hundred

hundred weight, with cultomary allowance for taxes and defects to be taken at the landing weights, and to be paid for by the acceptance of them the faid Alexander and Charles Henry, at fix mouths from delivery; and in case any duty should be imposed on tallow before arrival, that is to fay, before the arrival of fuch expected importation as aforefaid, the faid duty to be paid by the faid Alexander and Charles Henry: And the faid Alexander and Charles Henry in fact further fay, that the faid J. H. and J. C. having so agreed to fell to them the said Alexander and Charles Henry such tallow as aforesaid, at the rate and upon the terms aforefaid, and being defirous of being paid for the same in ready money instead of by such acceptances of the said Alexander and Charles Henry as a foresaid, it was afterwards, and before the delivery of the faid tallow, or of any part thereof, unto the faid Alexander and Charles Henry, to wit, on, &c. agreed between them the faid Alexander and Charles Henry and the faid J. H. and J. C. that the faid tallow should be paid for in ready money instead of by such acceptance as aforefaid, on the faid Alexander and C. H. being allowed at the rate of three pounds by the hundred for discount; and thereupon afterwards, to wit, on, &c. in confideration of such several contracts for the faid tallow so agreed to be sold to the faid Alexander and C. Henry as aforefaid, and also in confideration that the faid Alexander and Charles Henry, at the special instance and request of the said J. H. and J. C. had then and there undertaken, and faithfully promised the said J. H and J. C. to take and buy such tailow of the faid J. H. and J. C. according to the terms of the faid original contract or agreement for the fame, except as to the mode of payment for the fame, and as to fuch payment to make the fame in ready money, according to the terms of the faid (cond contrast or agreement respecting the faid tellow, instead of by such acceptance as aforesteld, they the said I. H. and J. C. undertook, &c. the faid Alexander and Charles Henry to tell and deliver to them the faid one hundred casks of new merchantable, &c. so by them contracted for as aforefaid, according to the terms of the faid first contract or agreement for the same, except as to the mode of payment for the lame, and as to that according to the terms of the faid second contract or agreement respecting such tallow: And the said Alexander and C. Henry in fact lay, that although the fuld importation of tallow to expected to be made as aforefaid, hath long fince arrived and been made into this kingdom, to wit, at L. &c.; and although the faid J. II. and J. C. could, might and ought to have thereupon fold and delivered to them the faid Alexander and C. H. the faid one hundred casks of ricy, &c. so by them contracted and agreed for as aforelaid, according to the terms of such contract for the slame as aforefaid; and although they the faid J. H. and J. C. did afterwards, to wit, on, &c. fell and deliver to the faid Alexander and · C. Henry a part, to wit, fifty of the faid one hundred casks of tallow to by them contracted and agreed for as atorelaid, and were thereupon

# GOODS, CATTLE, &c. BOUGHT, &c.

thereupon paid for the same at the rate aforesaid, in ready money, according to the terms of the faid fecond contract or agreement respecting such tallow; and although the said Alexander and C. Henry were then and there willing, and offered to buy of and neceive from the faid J. H. and J. C. the relidue of the faid one hundred casks of tallow so contracted and agreed for as aforesaid, and were then and there ready and willing to pay them for the fame at the rate and in manner last aforesaid, and then and there requefled them accordingly to deliver the fame to them the faid Alexander and C. Henry: Yet the faid J. H. and J. C. not regarding, &c. but, &c. the flud Alexander and Charles Henry in this behalf, did not nor would, on the aforefaid arrival of fuch importation of tallow as aforefaid, or at any time afterward, fell and deliver, or cause to be fold and delivered, the fuld residue of the flaid one hundred casks of tallow so contracted and agreed for us aforesaid, or any part thereof, to the said Alexander and Charles Henry, but then and there, and always from thence hitherto, wholly refuled and do refuse so to do, contrary to the tenor and effielt of the aforefaid contract for the fame, and in breach and violation thereof, and of the aforefaid promife and undertaking of them the faid J. H. and J. C.; and whereby the faid Alexander and Charles Henry have lost and been deprived of certain profit, benefit, and advantage that would otherwife have arisen and accrued to them from fach fale and delivery of the faid refidue of the faid tallow, and in confequence and by reason of a rise and increase in the market-price, were obliged to buy and purchase other tallow in the lieu and instead thereof, at a very advanced price, and for much more money than they to agreed to pay for the faid refidue of the faid tallow as aforefaid, and not only lost the fale and dispetal of the faid residue of the faid tallow, but were also forced and obliged to pay, and did pay a certain large fun of money, to wit, the sum of twelve pound: under and in respect of a certain contract before their made between the said Alexander and C. Henry for the freight and transportation of such relidue of the faid tallow to the intended purchaters thereof, and lost and were deprived of the benefit of such contract for the said freight of the faid refidue of the faid tallow, and were, in confideration thereof, put to great trouble, inconvenience, and expence in and about the procuring and obtaining another thip or veffel for the conveyance of the faid tallow fo by them bought in lieu and in the stead of the said residue of the said tallow to by them bought and agreed for with the faid J. H. and J. C. as aforesaid, to wit, at, &c.

LONDON, J. Moses Lara complains of Daniel Richard, peclaration v. John Kyann, and John McTaggatt, being, &c.; for that the said defendants for defendants heretofore, to wit, on, &c. at, &c. put up, and caused me delivering to to be put up to sale by the candle, at a certain public cosses house plaintiff certain goods which he bought at a public auction, and which were sold by the desendants auctioners.

in London aforesaid, called Garraway's Coffee-house, in one lot a certain large quantity, to wit, seven tons weight of valonia then and there alleged to be seen at a certain wharf called Chamberlain's Wharf, upon and under the terms and conditions of fale following, to wit, the faid valonia to be fold with customary allowances, and one shilling to be advanced upon each and every bidding for the same, and the said valonia to be taken away in fourteen days from the time of the sale thereof, and be paid for in ready money or bills as approved of, and a discount of two and an half per cent. or the fum of two pounds ten shillings to be allowed for each and every one hundred pounds of the purchase-money, and so proportionably to be allowed to the purchaser by way of discount on the payment of ready money; and the faid Moses did then and there attend at the faid fale as a bidder at the same, and then and there at the faid fale bid for and purchased, and became and was the buyer of the faid valonia at the rate or price following, to wit, at the rate pounds, for each and every ton weight thereof; and thereupon afterwards, to wit, on, &c. in confideration of fuch sale as aforesaid, and also in consideration that the said Moses, at the special instance and request of the said desendants, had then and there undertaken, and faithfully promifed them the faid defendants to perform and fulfil the terms and conditions of the faid sale on the part of him the said Moses as such buyer of the said valonia as aforefaid, they the faid defendants undertook, and then and there faithfully promifed the faid Moses to perform and fulfil the terms and conditions of the faid fale of the faid valonia on the part of the feller thereof, and that such terms and conditions should be accordingly performed and fulfilled, and also to accordingly deliver, or cause to be, and that the said valenia should accordingly be delivered to, and had and taken by him the faid Moses: And the faid Moses in fact says, that although he the said Moses, relying upon the aforesaid promise and undertaking of the said desendants, did, at the time of his purchasing the faid valonia at the faid sale as aforesaid, to wit, on, &c. at, &c. advance the sum of one shilling per ton upon the same, according to the conditions of the aforesaid sale; and although he the said Moses within and at the end of and after fourteen days from the aforesaid sale, was ready and willing to take away, and also to pay the residue of the aforesaid purchase. money thereof for the faid valonia, according to the conditions and terms of the aforesaid sale; and although he the said Moses, within the faid fourteen days next after the aforesaid sale, to wit, on, &c. at, &c. did apply to the said desendants, and also at the aforesaid wharf called, &c. for the faid valonia, and for the delivery thereof unto him the faid Moses ; and although he the said Moses did then and there offer to pay them the faid defendants for the faid valonia, according to the terms of the aforelaid fale thereof; and although he the faid Moses hath always from thence hitherto been ready and willing to take away and pay for the faid valonia at the rate and upon the terms and conditions aforefuld, and hath tendered such payment to them the faid defendants, to wit, at, &c.: Yet the faid defendants,

defendants, contriving, &c. the faid Moses in this behalf, did not regard, nor hath either of them regarded, their aforefaid promifes and undertakings, but have, and each of them hath broke and violated the same, and thereby craftily decrived the said Moses in this, that neither they the faid defendants, nor any other person or persons whomfoever, did within, or in, or at the end of the faid fourteen days next after the aforefaid fale thereof, or at any other time whatsoever, deliver or cause to be delivered to him the faid Moses, the said valonia so by him purchased as aforesaid, nor could nor was the fame to be had, received, or taken by him the faid Moses at or from the aforesaid wharf or elsewhere, nor hath he as yet received or been able to receive the fame, nor was nor hath the same been forthcoming when applied for, but they the fa d defendants to deliver, or cause to be delivered to him the said Moses, have, and each of them hath, hitherto wholly refused, and itill refuse so to do, contrary to the tenor and effect of their aforefaid promife and undertaking; whereby he the faid Moses hath lost and been deprived of certain great profit, benefit, and advantage, amounting in the whole to a large fum of money, to wit, the fun pounds, which would otherwife have arisen and accrued to him from the delivery of the faid valonia, under and upon the terms of the aforefaid fale and the conditions thereof, to wit, at, &c. And whereas, &c.

Second County

See Affumpfit against Auctioneers, post.

WARWICKSHIRE, to wit. W. S. complains of S. P. Declaration, in being, &c.; for that whereas, on the first day of February 1787, consideration at B. in the said county of Warwick, in consideration that the said deliver to dea W. at the special instance and request of him the said S would sell fendant a quanand deliver to him the faid S, a certain large quantity of buckles, tity of buckles, to wit, twenty pair of buckles of great value, to wit, of the value he promised to of ten pounds of, &c. he the faid Samuel undertook, and to the faid deliver to plain-W. then and there faithfully promised to deliver to him for and in ten pieces of 1exchange for the fame buckles a certain large quantity of Irish line ; rish linen; of other great value, to wit, of other ten pounds of like, &c. And plaintiff-deliverthe faid William in fact fays, that he, relying on the faid promise ed to defendant and undertaking of him the faid S. and in hopes of the faithful defendant de performance thereof, afterwards, to wit, on the same day and year not deliver the aforefaid, at B. aforefaid, in the faid county, did fell to him the faid linea to plane S. the faid buckles, and did deliver the faid buckles to him the faid taff. 8.: Yet the faid S. not regarding his faid promise and undertaking so by him made as aforesaid, but contriving and fraudulently intending craftily and subtilly to deceive and defraud the faid William in this behalf, hath not yet delivered the faid Irish linen, or any part thereof, to the faid William (although so to do afterwards, to wit, on the same day and year aforesaid, at B. aforesaid, &c. was by the said William requested), but to deliver the said Irish linen, or any part thereof, to the faid William, he the faid Samuel hath hitherto wholly refused, and still doth refuse, contrary to the form and effect of his faid promife and undertaking fo by him in that behalf made as storelaid, to wit, at, &c. (2d Count, in confideration plaintiff had

# ASSIMPSIT SPECIAL .- Fox DECEIT IN THE

fold, leaving out the averment; count for goods fold and delivered; quantum meruit thereon; money paid, laid out, and expended, and lent and advanced; ditto had and received; common breach to Drawn by Mr. GRAHAM. four last Counts.

Declaration for wher fish than or furn of the familia.

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LONDON, to wit. T. H. complains of J. B. J. T. J. P. met delivering a and M. S. being, &c.; for that whereas on, &c. at, &c. in configood as the deration that the faid plaintiff, at the special instance and request of simple shown, the said desendants, would buy of them the said desendants sufferen and for mixing pots of a certain fort or kind of fifth called fouls, at or for the price per pot for each and every of the faid pots of foals, they the faid defendants undertook, and then and there faithfully promifed to fend or deliver to him the faid plaintiff lifteen pots of foals, and that each and every of the faid fitteen pors should contain foals only, and no other fort or kind of fish, and fhould be good fresh sish, equal in quality and goodness to a certain pot of toals then and there produced and shown to the field plaintiff as a tample of the fild gots of foals to be fo fent and delivered to the faid plaintiff: and the had plaintiff in fact lays, that he, confiding and relying on the faid promise and undertaking of the full defindants, and in hopes of the faithful performance thereof, afterwards, to wits on, &c. at, &c. did buy of the faid defendants aftern pots or foals, at or for the faid price or fun ofper por for each and every of the faid pots of foals: Yet the faid defendants, not regarding their faid promite and undertaking to by them made as aforefaid, but contriving and fraudulently intending craftily and fubtilly to deceive and defraud the faid plaintiff in this behalf, did not fend and deliver to the faid plaintiff fifteen pots of good fieth foals, equal in quality and goodness to the said put of souls so produced and flewn to the hid plaintiff as a fample of the flud fifteen pots of fools to bought, and to be fent and delivered as africtard, and contaming foals only, and no other fith; but on the contrary thereof. afterwards, to wit, on, &c. at, &c. did fend and deliver to the faid Thomas fifteen pots, containing, intermixed with a intall quantity of foals, divers other forts and kinds of fifn, to wit, dounders, &c. all of inferior quality and goodness to the fart fish called soals; and which faid finall quantity of foals, so contained in the faid pots so fent and delivered as aforefaid, were not only very inferior in quality and goodness to the faid pot of soals so produced and shewn to the third plaintiff as a fample of the faid pots of soals so bought by the faid plaintiff, and to be fo fent and delivered to him as aforefaid, but as well the faid foals as the other forts and kinds of fifh for intermixed therewith, and contained in the faid fifteen pots of foals To fent and delivered as aforefaid, were, at the time of fending or delivering thereof as aforelaid, so stale, and in such had condition and plight, that the fame became and was of little or no use or value to the faid plaintiff, to wit, at, &c. And whereas, &c. (2d Count fame as 1st, only leaving out the averment; 3d and 4th Counts fame as 1st and 2d, only, leaving out the fample. Add common Drawn by Mr. CROMPTON. Counts, and common breach.) LONDON.

LONDON, J. Ezekiel Egerton complains of William Shep- Delaration, herd, being, &c.; for that whereas the said E. to wit, on, &c. at the plaintiff was aspecial instance and request of the said William, had bargained and into this kingfold to the faid W. from fifty to one hundred bags of good Smyrna dom a quantity cotton then in parts beyond the seas, and about to arrive (1) and be of cottons; deimported by the faid E. into this kingdom upon the terms following, fendant fome that is to fay, on arrival (meaning when they should arrive in this time before as that is to Jay, on arrival (meaning when they jnoula arrive in tois greed to purchase kingdom), at twenty-three pence per pound, warranted first or good them upon their seconds, or an equitable allowance to be made the buyer if not to arrival, but did arrive and be delivered in three months from the said twenty-third not. day of, &c. or the buyer to have an allowance of one halfpenny per (2) " in this pound for every month they should exceed that time (not exceeding fix kingdom, at and months); and, at the expiration of that time, the buyer to have it in upon his power to accept or reject the whole that should arrive, not to ditions then and exceed one hundred bags, to be delivered in good merchantable condithere agreed uption, the real tares were to be averaged by taring of four bags, two on between the chosen by each party, with one pound per bag super tare, and to be said W. and the paid for by note at four months from delivery, with two months dif. said E. to be decount. And whereas also the said W. afterwards, and after the expilivered to him the said W. so ration of the three months from the time of the faid bargain and fale foon after their aforefaid, and before the arrival of the cotton therein mentioned in arrival in this this kingdom, to wit, on, &c.. in consideration of the premises, kingdom as the and also in consideration that the said E. at the like special instance in a merchantaand request of the said W. had then and there (2) faithfully pro- ble condition, he mised the said W. to deliver to him the said (3) W. one hundred the said W. in bags of fuch cotton, according to the conditions of the hargain and fale confideration aforefaid, if so many should arrive and be imported by him the faid E. thereos," into this kingdom, so soon after the arrival of such cotton in this (2) "under-kingdom as the same should be, in merchantable condition, he the said (3) "late-men-William undertook, and to the faid E. then and there faithfully pro-tioned cotton. mifed, to accept one hundred bags of the faid cotton fo to be delivered upon such terms, as aforefuld, according to the terms and conditions in the bargain and conditions; and fale aforefaid mentioned, and to pay for the same in manner before agreed upon bementioned: and the said E. further in fact says, that afterwards, tween the said to wit, on, &c. one hundred bags of Smyrna cotton seconds of him W. and the fald the faid E. of great value, to wit, of the value of two thousand pounds E. to soon after of lawful, &c. arrived and were imported by the faid E. in this the arrival of the kingdom, that is to say, at London aforesaid, whereof the said Wil-kingdom as the liam afterwards, to wit, on, &c. there had notice; and the faid E. same should be fays, that he afterwards, and as foon as the fame were in a mer-in a merchantachantable condition, to wit, on, &c. offered to the faid William to ble condition. weigh off and deliver the same to him upon the terms (4) aforesaid, afterwards, to and then and there requested the faid W. to accept the same, and pay undertook, and him a large sum of money, to wit, the said sum of two thousand pounds to the fact & of like, Se, being the value thereof upon the terms aforefaid; then and there Yet the faid W. not regarding his promise and undertaking so by faithfully prohim made as aforefaid, but contriving and fraudulently intending miled to accept craftily and subtilly to deceive and defraud the said E. in this behalf, mentioned cotthen and there refused to accept the (5) said one hundred bags of ton from him

the faid E. upon

fuch delivery." (5) " fame from him" (4) "then and there agreed upon between them as last aforesaid:"

## ASSUMPSIT SPECIAL For not Accepting,

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cotton from him the faid E. and did not accept the same, and still refuses to accept the same, nor hath the said W. yet paid him the said E. for the said cotton, amounting to the said sum of money, to wit, to the said sum of two thousand pounds of like, &c. either in the manner aforesaid mentioned, or in any other manner whatsoever, to wit, at London aforefaid, in the parish and ward aforesaid. And whereas, &c. (2d Count fame as the first, omitting what is (34 Count, for in Italic, and inferting in lieu thereof what is in margin). And hundred whereas also the said E. to wit, on, &c. was possessed of and in bags of coston another large quantity of good Smyrna cotton, to wit, one hundred and fifty other bags of good Smyrna cotton, and then being in parts beyond the feas, and then about to be imported by him the faid E. into this kingdom, that is to fay, at L. aforefaid; and thereupon he the faid W. well knowing the premises last aforesaid, afterwards, to wit, on, &c. in confideration that the faid E, at the like special instance and request of the said W. had then and there bargained and fold to the faid W. divers, to wit, from fifty to one hundred of the faid last-mentioned cotton, upon certain terms then and there agreed upon between the faid E. and the faid W.; and also, in confideration that the faid E. at the like special instance and request of the faid W, had undertaken, and to the faid W. then and there faithfully promifed to deliver to him one hundred bags of the faid last-mentioned cotton, if so many should arrive and be imported into this kingdom by the faid E. (and warranted first or good seconds, if not, an equitable allowance to be made to the faid W. for the same so soon after such arrival as the same should be in a merchantable condition), he the faid W. to wit, on, &c. undertook, and to the faid E, then and there faithfully promised to accept from him the faid E. one hundred bags of the faid last-mentioned cotton upon such delivery, and upon the terms agreed upon between them as aforefaid, if so many should be imported into this kingdom by the said E. as last aforesaid. And the said E. in fact further says, that afterwards, to wit, on, &c. he the faid E. did import into this kingdom one hundred bags of second Smyrna cotton; and afterwards, and as foon as the same was in a merchantable condition, to wit, on, &c. he the faid E. offered to deliver to the faid W. one hundred bags of the faid last-mentioned cotton upon the terms last-aforesaid : Yet the faid William, not regarding his last-mentioned promise and undertaking in that behalf made as last aforesaid, but contriving and fraudulently intending to deceive and defraud the faid E. in this behalf, did not accept, &c. (as in last Count). And whereas, &c. Occ., (Goods bargained and fold: 5th Count, Money laid out, &c.: 6th Count, had and received: 7th Count, lent, &c.; account stated; and common conclusion.)

4th Count. 5th Count.

MIDDLESEX, to wit. J. Waugh and J. Pryor complain of Declaration. M. H. and W. W. being, &c &c. for that whereas the faid M. plaintiffs bought and W. heretofore, to wit, on, &c. at, &c. were defirous of the a horse of defaid J. and J. purchasing from them the said M. and W. a certain fendants, they suffer fulpected it gelding, at and for a certain price or fum of money, to wit, the would foon beprice or fum of twenty-three pounds of lawful money of Great come unfound Britain; but the said J. and J. suspecting the said golding to be from a swelling tinfound or likely to be unfound, from a certain swelling which the it had at the faid gelding then and there had, were then and there unwilling to in confequence buy the faid gelding without being indemnified against the confe- of which swelquences of the faid iwelling, and thereupon afterwards, to wit, on, ling they reful-&c. at, &c. in confideration that the faid John and Joseph, at the ed to buy the special instance and request of the said M. and W. would then and horse unless determine buy the said gelding of them the said Matthew and William, take bim back as at and for the price of fum of twenty-three pounds of lawful gain if it turned. inoney of Great Britain, they the faid M. and W. undertook and out unfound; then and there faithfully promised the said J. and J. that if any the horse did thing happened from the faid swelling, so being on the faid gelding turn out unas aforesaid, they the said M. and W. would be accountable, sendant resused. And the faid J. and J. in fact fay, that they, confiding in the faid to take promise and undertaking of the said M. and W. did, after the him back and making thereof, to wit, on, &c. buy the faid gelding of and from also refused to them the faid Matthew and William at and for the faid price or chase money, fum of twenty-three pounds of lawful, &c. and then and there &c. &c. paid them such money for the same, and the said J. and J. aver, that the said gelding afterwards, to wit; on, &c. at, &c., proved, and became, and was difordered and unfound, from and in confequence of the aforefaid swelling on the same, whereof the faid M. and W. then and there had notice, and were then and there required by the faid J. and J. to accept and take back again the faid relding, and to return and pay back to them the faid J. and J. the taid fum of money fo by them paid to the faid M, and W. for the faid gelding as aforefaid; and to thereby account with them the faul John and Joseph for and in respect of such unsoundness in the faid gelding. And although they the faid M. and W. according to the intent and meaning of their aforefaid promise and undertaking, ought to have thereupon accordingly, and by so taking back the faid gelding, and returning to the faid J. and J. the faid fum of money to by them paid for the same as aforesaid, accounted with the said J. and J. for and in respect of such unsoundness as aforesaid in the said gelding. And although they the said J. and J. then and there offered, and have always hitherto been, and ttill are, ready and willing to return the faid gelding to them the faid M. and W.: Yet the faid M. and W. not regarding their faid promife and undertaking so by them made as aforesaid, but contriving and fraudulently intending eraftily and subtilly to deceive and defraud the faid J. and J. in this behalf, have not, nor hath either of them as yet received or taken back the faid gelding, nor returned or paid back to the faid J. and J. the faid furn of money to by them paid and given for the same as aforesaid, or thereby, or in any

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other manner whatsoever, accounted with the said J. and J. or (i) " in re- either of them, for and (1) on account of such unsoundness in the said gelding as aforefaid; but they so to do have hitherto wholly neglected and refused, and still refuse so to do a and the said gelding is still upon the hands of them the said I. and I. so disordered and unfound as aforefaid, and is by reason of such unsoundness of no ad Count, in use or value whatsoever to them the said J. and J. to wit, at, &c. And whereas heretofore, to wit, on, &c. at, &c. in confideration buy, that the faid I and I at the like special instance and request of the defendant pro- said M. and W. would buy of them the said M. and W. a certain other gelding at and for a certain other large price or fum of money, feate turned out to wit, the price or fum of twenty-three pounds of like lawful to be the poll money of Great Britain, which faid last mentioned gelding from a certain swelling in the same, was then and there suspected to have, or likely to have a certain diforder or difease, called the poll evil, they the faid M. and W. undertook, and then and there faithfully promifed the faid John and Joseph, that if the faid swelling in the faid last mentioned gelding should turn out or prove to be the poll evil, they the faid M. and W. would be accountable. And the faid J. and J. in fact further lay, that they, confiding in the faid last mentioned promise and undertaking of the fuld M. and W. did, after the making thereof, to wit, on, &c. at, &c. buy the faid last mentioned gelding of and from the said Matthew and William, at and for the faid price or fum of twenty-three pounds of like lawful, &c. and then and there paid them fuch price or fum of money for the same. And the said J. and J. in sact tuither say, that the faid swelling, so on the faid last mentioned gelding at the time of such sale thereof as atoresaid, to wit, on, &c. turned out and proved to be the poll evil, and the faid last mentioned gelding then and there became and was infected with that decease, to wit, at, &c. whereof the faid M. and W. then had notice, and were then and there requested by the faid 1. and 1. to account with them for and in respect of such unsoundness in the said last mentioned gelding by the means and cause aforefaid, and for that purpose to take back again the faid last mentioned gelding, and to return and pay back to them the faid J. and J. the faid fum of money to by them paid to the faid M. and W. for the faid last mentioned gelding as aforefaid. And although they the faid M. and W. according to the intent and meaning of the faid last mentioned promise and undertaking, ought to have thereupon actordingly, and by for taking back the faid last mentioned gelding and returning to the said J. and J. the said sum of money so by them paid for the same as aforefaid, accounted with the faid J. and J. for and in respect of fuch unfoundness as aforesaid in the said last mentioned gelding. And although they the faid J. and J. then and there offered, and have always hitherto-been and still are ready and willing, to return the faid last mentioned golding to them the faid M. and W.: Yet the, &c. &c. (same as first Count.) And whereas, &c. &c. (in confideration plaintiffs would buy defendants undertook that the horse was found, &c. &c. Add common Counts; account stated; and common conclution.) V. LAWES.

34 Count.

FOR that whereas on the seventh of October 1786, at, &c. Declaration a. in consideration that the said plaintiff, at the special instance and gainst detenrequest of the said defendant, had let to hire and delivered to the dant, who had faid defendant a certain gelding of the faid plaintiff, of great value, bired plaintiff to ride to wit, of the value of thirty pounds, of, &c. to be by him the from R. to M. faid defendant ridden from Reading, in the county of Berks, to a for putting the , and back again horse into a cars certain place called M. in the county of from M. aforesaid to Reading aforesaid, and no further, he the and driving him faithfully promised the faid plaintiff then and there ing the horse so faithfully promifed the faid plaintiff to ride the faid gelding from much that he Reading aforesaid to M. aforesaid, and so back again from M. was rendered aforesaid to R. aforesaid, and no further; and that he the said defen-very ill, per quad dant would take due and proper care of the faid gelding during the plaintiff loft the faid journey: Nevertheless the said defendant, not regarding his some time, and faid promife and undertaking, to by him made as aforefaid, but was put to great contriving, &c. to deceive and defraud the faid plaintiff in this expence in curbehalf, did not ride the faid gelding from Reading aforefaid to M, ing him. aforefaid, and so back again, &c. and no further, and did not take due and proper care of the faid gelding during the faid journey, according to the form and effect of his faid promife and undertaking so by him made as aforesaid, but on the contrary thereof, afterwards, to wit, on the same day and year aforesaid, rode and drove the faid gelding further and elsewhere than from Reading aforesaid to M. aforesaid, and so back again, &c. to wit, to a certain place called W. in the county of Hants, to wit, at, &c. and did then and there harness the said gelding to a certain cart, and then and there improperly, negligently, carelessly, remissly, and immoderately drove the faid gelding, so harnessed to the said cart as aforesaid, and thereby so much abused the said gelding that the faid gelding became and was very much hurt, injured and damaged, and the back and divers other parts of the faid gelding became and were very much injured, festered and galled, and by reason of the premises not only the said gelding hath been and still is rendered of no use or service to the said plaintist; but the said plaintiff hath been forced and obliged to lay out and expend, and hath actually laid out and expended, a large fum of money, to wit, the fum of twenty pounds, in and about the healing and curing the faid gelding, to wit, at, &c. And whereas also, afterwards, to wit, on, &c. 2d Count, for at, &c. in confideration that the faid plaintiff, at the like special in-riding the horse stance and request of the said defendant, a certain other gelding of the to W. per quot faid plaintiff of other great value, to wit, of the value of thirty pounds &c. of like, &c. to be by him the faid defendant ridden from R. aforefaid to M. aforefaid, and back from M. aforefaid to R. aforefaid, and no farther; he the faid defendant (assumpsit, &c.) to ride the faid last mentioned gelding from, &c. to, &c. and so back again, &c. and no farther: Nevertheless the said defendant, not regarding, &c. but contriving, &c. to deceive and defraud the faid plaintiff in this behalf, did not ride the faid gelding from R. aforefaid to M. aforesaid, and so back again, &c. and no farther; but on the

# ASSUMPSIT SPECIAL.—ON WARRANTY

the contrary thereof, afterwards, to wit, on, &c. rode the faid last mentioned gelding further and elsewhere than from, &c. to wit, to W. aforesaid, contrary to the form and effect of the said promise and undertaking of the said defendant, so by him made as last aforesaid, whereby the said last mentioned gelding became and was so very much injured, damaged, and spoiled, that not only the faid last mentioned gelding hath been and still is of little or no use or value to the faid plaintiff, but the faid plaintiff hath been forced and obliged to lay out and expend another large fum of money, to wit, the sum of thirty pounds, of, &c. in and about the healing and curing the faid last mentioned gelding, to wit, at, &c. whereas also, afterwards, to wit, on, &c. at, &c. in consideration that the faid plaintiff, at the like instance and request of the said defendant, had let to hire and delivered to the faid defendant a certain other gelding of the said plaintiff, of other great value, to wit, of the value of other, &c. to be by him the faid defendant ridden and used in carrying the said defendant on horseback from R. &c. and so back again, &c. he the said defendant (affumpsit, &c.) to ride and use the said last mentioned gelding in carrying him the faid defendant from R. &c. and so back again: Nevertheless the faid defendant, not regarding, &c. but contriving, &c. to deceive and injure the faid plaintiff in this behalf, did not ride and use the faid last mentioned gelding in carrying the said desendant on horseback from, &c. and so back again, &c. but on the contrary thereof, afterwards, to wit, on, &c. at, &c. harneffed and fastened the said last mentioned gelding to a certain other cart, and then and there drove the faid last mentioned gelding in the faid last mentioned cart from R. aforesaid otherwise and elsewhere than to M. aforesaid, to wit, to W. aforesaid and back again to R, aforesaid, to wit, at, &c. whereby the said last mentioned gelding became and was much injured, damaged, and spoiled, and thereby became unfit for use and work, and hath so continued unfit for use and work for a long space of time, to wit, from the same day and year aforesaid hitherto, and has, during all that time, been wholly useless and unemployed by the said plaintiff; and the said plaintiff hath thereby not only lost divers great gains and profits, but hath been forced and obliged, &c. as aforefaid. (Count for hire of horses, &c. and quantum meruit; money paid, &c. lent, &c. had, &c.; and account stated, &c.

Drawn by Mr. GRAHAM,

Declaration against'defendant the unfound and would not go yell in a chaife.

LONDON, to wit. James Watson, late of, &c. was attachfor felling plain- ed to answer Robert Leverington in a plea of, &c. for that whereas tiffahorsewhich heretosore, to wit, on, &c. at, &c. in consideration that the said he warranted Robert, at the special instance and request of the said James, would found, and also buy of the said James a certain mare at and for a certain price or that he would go furn of money, to wit, the price or furn of fourteen pounds, of well in a chaife. The horse was lawful, &c. he the said James undertook and then and there saithfully promised the said Robert that the said mare was then and

there found and free from all faults, and that the same would go well in a chaife. And the faid Robert in fact faith, that he, confiding in the faid promise and undertaking of the said James, did, after the making thereof, to wit, on, &c. at, &c. buy the faid. mare of and from the faid James, at and for the faid price or fum, of fourteen pounds, and did then and there pay to the faid James the faid price or sum of sourteen pounds for the same: Yet the faid James, contriving and fraudulently intending, craftily and subtilly, to injure the said Robert, did not regard his aforesaid promile and undertaking, but thereby craftily and subtilly deceived the faid Robert in this, that the said mare, at the time of the aforcsaid tale thereof, and also at the time of the making of the said promise and undertaking, was not found nor free from faults, nor would the fame (1) go well in a chaife, but on the contrary thereof was then (1) would not and there unfound and faulty, and would not go well in a chaife, but was then and there restive, unruly, and ungovernable (2); whereby (2) when so and by reason whereof the said mare then and there became and used was, and from thence hitherto hath been and still is, of no use or value to the faid Robert, to wit, at, &c. And whereas after- 2d Count. (2d Count like the first, omitting what wards, to wit, on, &c. is in Italic and inferting what is in the margin. And whereas 3d Count, would heretofore, to wit, on, &c. in confideration, &c. (as before) at go well in a and for a certain other large price, &c. he the faid James under- chaile. took, &c. the faid Robert that the faid last mentioned mare would go well in a chaife. And the faid Robert in fact faith, that he, confiding in the faid last mentioned promise and undertaking of the faid James, did, after the making thereof, to wit, on, &c. buy the faid last mentioned mare of and from the said James, at and for the faid last mentioned price or sum of fourteen pounds, and did then and there pay to the faid James such last mentioned price or fum for the same: Yet the said James, contriving and fraudulently intending craftily and fubtilly to injure the faid Robert in this behalf, did not regard the faid last mentioned promise and undertaking, but thereby craftily, and fubtilly deceived the faid Robert in this, that the faid last mentioned mare, at the time of the aforesaid sale thereof, and also at the time of the making of the faid last mentioned promise and undertaking, would not go well in a chaife, but was then and there restive, unruly, and ungovernable, when so used in such carriage; whereby and by reason whereof the faid last mentioned mare then and there became and was, and from thence hitherto hath been and still is, of no use or value to the faid plaintiff, to wit, at, &c. And whereas hereto- 4th Count, was fore, to wit, on, &c. in confideration, &c. he the faid James un- not reflice. dertook, &c. the faid Robert, that the faid last mentioned mare was not then and there a restive mare: And the said Robert in fact faith, that he, confiding, &c. did, after the making thereof, to wit. on, &c. buy the faid last mentioned mare of and from the faid James, at and for the faid last mentioned price or sum of fourteen pounds, and did then and there pay to the said James such last mentioned price for the same: Yet the said James, contriv-

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6th Count. with Count.

ing, &c. the faid Robert in this, that the faid last mentioned mare, at the time of the aforesaid sale thereof, and also at the time of the making of the faid last mentioned promise and undertaking, was a restive, vicious, and unruly mare; whereby and by reason whereisth Count, not of the said last mentioned mare, &c. (as before.) And whereas, &c. in confideration, &c. he the faid James undertook, &c. that the said last mentioned mare was sound: Yet, &c. at the time of the aforesaid sale thereof, and also at the time of the making of the faid last mentioned promise and undertaking, was not sound, but was then and there unfound; whereby, &c. &c.; money had and received. And whereas, &c. was indebted to the faid Robert in twenty pounds of like, &c. for horse meat, #abling, and attendance by the said Robert, before that time found, provided, and supplied, for and about divers horses, mares, and geldings, at the like special instance and request; and being to indebted, &c. And whereas, &c. (quantum meruit; money laid out, &c; an account stated; and common conclusion.)

V. LAWES.

deceived

Declaration, defendant and money beemfideration for a found herfe.

FOR that whereas the faid plaintiff, on, &c. at, &c. bargained exchange of a with the faid defendant to exchange with the faid defendant a certher and money, tain horse, to wit, a grey gelding of the said plaintiff of a large value to wit, of the value of seventeen pounds seventeen shillings, knowing his to for a certain horse, to wit, a chesnut gelding, of the said defenthe unfound, and dant, and to pay also to the said desendant a certain sum of money, ishintist's horse to wit, the sum of five pounds five shillings, together with the ing a valuable faid gelding of the faid plaintiff for the gelding of the faid defendant, the faid gelding and the faid fum of five pounds five shillings to the faid defendant, being then and there a good and found price and valuable confideration for a good and found gelding, to wit, at, &c.: And the faid defendant then and there well knowing the (1) " to be da- faid last mentioned gelding of the faid defendant (1) not to be able to found, to wit, swallow hay, straw, or grass, and to be unsound and unfit for use, by being unable by then and there falfely and fraudulently alledging and affirming tolwallow hay," that the faid gelding of him the faid defendant was found for any thing he the faid defendant knew to the contrary, then and (2) " his faid there folfely, &c. exchanged (2) the faid gelding of him faid List mentioned defendant with the faid plaintiff (3) for the faid gelding of. (3) " as and for him the faid plaintiff, and also for the faid fum of money, to a found gelding, wit, the from of five pounds five shillings then and there paid for any thing he by the said plaintiff to the said defendant, together with the the faid defen- faid gelding of the faid plaintiff to given in exchange for the faid dant knew to adding of the faid defendant of the faid relating of the contrary, for gelding of the said defendant as aforefaid; which faid gelding of his the faid left the faid defendant, at the time of the exchange thereof, was not mentioned geld-able to Iwallow hay, &c. and was unfound and unfit for use, and ing, and to the fo from thence hitnerto hath remained and continued, and itill faid fam of five doth fo remain and continue, to wir, at, &c.: And so the said lings then and plaintiff faith, that the faid defendant, on, &c. at, &c. falfely, &c. where paid by the faid plaintiff to the faid defendant on that occasion, the faid last mentioned gelding of the faid pluvitiff being of a large value, to use, of the land the faid full of five pounds five shillings, penng togethal a good and found price for a good and found gelding,

### EXCHANGE AND DECEIT IN THE SALE, &c.

deceived him the faid plaintiff. And whereas the faid plaintiff, afterwards, to wit, on, &c. bargained with the said defendant to exchange with the faid defendant a certain other gelding of him faid plaintiff for a certain other gelding of him said defendant, and to pay to the faid defendant on such exchange a certain sum of money, to wit, another sum of five pounds five shillings: And the faid defendant then and there well knowing, &c. &c. (lame as the 1st Count, omitting what is in Italic and inferting what is in the margin.) J. Morgan.

MIDDLESEX, to wit. N. J. D. efq. complains of B. V. Declaration ofq. For that whereas, on, &c. at, &c. in, &c. in confideration upon the warthat the said plaintiff, at the special instance and request of the ture, for warfaid defendant, would buy of the faid defendant a certain picture ranting it to be representing a holy family with several boys, at the price or sum Poussin's when of fix hundred and ninety pounds, to be paid by the faid plaintiff it was not. on, &c. then pext, and for two pictures on, &c. there to be delivered to the faid plaintiff by the faid defendant, and would agree that the said first-mentioned picture should remain in the hands of the faid plaintiff until, &c. then next, when it should be delivered to the faid defendant to be placed in an exhibition which the faid defendant intended to make at the Lyceum in the Strand, and there to remain until, &c. then next, and when it should be returned to the faid plaintiff in the same state as when delivered, or in case the said plaintiff would not permit it to be exhibited, that he would pay to the faid defendant three hundred pounds more on, &c. next after the making the faid agreement, he the faid defendant undertook, and then and there faithfully promifed the faid plaintiff that the faid first-mentioned picture was painted by Nicolo Poussin. And the said plaintiff in fact says, that he, confid- (The lines to Ing in the faid promise and undertaking of the faid defendant after. Italic to be less wards, to wit, on, &c. at, &c. in, &c. did buy the first mention- out in 2d ed picture of the faid defendant at the aforefaid mentioned price. and on the aforefaid terms, and did then and there deliver the faid two pictures to the faid defendant: Yet the faid defendant, contriving and fraudulently intending craftily and fubtilly to deceive and injure the faid plaintiff in this behalf, did not regard his faid promife and undertaking as aforciaid, but thereby craftily and subtilly deceived the said plaintiff in this, that the said first mentioned picture was not painted by N. P. by reason whereof the said picture became and was of no value to the said plaintiff, to wit, at, &c. And whereas, &c. second Count same as first, ex- ad Count. cept faying, " he had bought" instead of " he would buy," and omitting what is in italic. And whereas also, afterwards, to wit, at Count. on, &c. at, &c. in confideration that the faid plaintiff, at the like instance and request of the said defendant, would buy of the said defendant a certain other picture, representing a holy family with feveral boys, at or for the price or fum of fix hundred and ninety pounds, to be paid on, &c. then next, and of two other pictures of the value of ten pounds, on, &c. there to be delivered by the faid plaintiff to the said desendant, he the said desendant undertook, &ಜ.

#### ASSUMPSIT SPECIAL.—On the WARRANTY and



ith Count.

Count.

&c. that the faid last mentioned picture so to be sold by the said defendant was painted by P. N. And the faid plaintiff in fact fays, that he, confiding in the faid last mentioned promise and undertaking of the faid defendant so made as last aforesaid, afterwards, to wit, on, &c. at, &c. in, &c. did buy the said last-mentioned picture of the said defendant for the aforesaid price, and on the aforefaid terms, and did deliver the said two pictures to the said defendant; Yet, &c. [as in first Count.] And whereas, &c. same as 3d count, except faying, "he had bought" inflead of he would buy, and leaving out what is in Italic. And whereas also, afterwards, to wit, on, &c. at, &c. in, &c. in confideration that the faid plaintiff, at the like instance and request of the said defendant, would buy of the faid defendant a certain other picture reprefenting a holy family with feveral boys, at the price or fum of fix hundred and ninety pounds, to be paid by the faid plaintiff on, &c. then next, and for two pictures then and there to be delivered by the faid plaintiff to the faid defendant, and would agree that the said last-mentioned picture so to be sold by the said defendant as aforesaid, should remain in the hands of the said plaintiff until, &c. when it should be delivered to the said defendant to be placed in an exhibition which the faid defendant intended to make at the Lyceum in the Strand, and there to remain until, &c. then next, when it should be returned to the said plaintiff in the same state as when delivered, or in case the said plaintiff would not permit it to be exhibited, that he should pay to the said defendant three hundred pounds more on, &c. then next, he the faid defendant undertook, &c. that the faid last mentioned picture so to be fold by the said defendant as aforesaid, was the celebrated performance of N. P. called in French La Vengeance d'Enfante. And the faid plaintiff in fact lays, that he, confiding in the faid last mentioned promise and undertaking of the said defendant afterwards, to wit, on, &c. at, &c. did buy the faid last mentioned picture at the price aforefaid, and on the aforefaid terms, and did then and there deliver the faid two pictures to the faid defendant. Yet, &c. (as before). And whereas, &c. (same as last, only stating that "he had bought" instead of "he would buy," and leave out what is in italic. 7th and 8th Counts like the 3d and 4th, only flating the defendant to warrant the picture "to be the gelebrated picture of N. P. called, &c. And whereas, &c. for goods, wares, and merchandizes, &c. quantum meruit to ditto. Add the money counts, a Count for work and labour, and quantum meruit to ditto; and common breach to last fix Counts.

The defendant pleaded the general tried in 1787 before Buller, J. and verdict iffue, Non Affumpht. This cause was for plaintiff.

peclaration speeial affumpfit, as, on the found price.

THOMAS BAKER against John Rogers; for that whereday of A. D. and in confidefound horse at a ration that the said plaintiff would buy of desendant at his special instance and request, a certain horse at and for a certain large fum of money, to wit, in the fum of he the faid defendant undertook, and then and there faithfully promised said plaintiff,

## FOR DECEIT IN THE SALE OF GOODS, &c.

that the said horse was sound; and said plaintiff in sact says, that he, confiding in faid promise and undertaking aforesaid, defendant afterwards, to wit, on, &c. at, &c. aforefaid, did buy faid horse of and from said desendant at and for said price or sum of pounds. Yet faid defendant contriving and fraudulently intending craftily and subtilly to injure plaintiff in this behalf, did not regard his faid promife and undertaking, but thereby craftily and subtilly deceived said plaintiff in this, that said horse at the sime of making faid promise and undertaking was not found, but was then and there wholly unfound, and by reason whereof the said horse became and was of no use or value to said plaintiff, to wit, &c. aforesaid. And whereas afterwards, to wit, on the day and year aforesaid, at, &c. aforesaid, in consideration that said plaintiff, at the like special instance and request of said defendant, had then and there bought of faid defendant a certain other horse, and had then and there paid to faid defendant a certain other large fum of money, to wit, another fum of thirty pounds for the same, he the faid defendant undertook, and then and there faithfully promifed faid plaintiff that faid last mentioned horse was sound; yet said defendant contriving, &c. in this behalf did not regard his faid last mentioned promise and undertaking, but thereby crastily, &c. deceived faid plaintiff in this, that faid last mentioned horse at the time of the making aforefaid last mentioned promise and undertaking was not found, but was then and there unfound, and by reason thereof the said iast mentioned horse became and was of no use or value to said plaintiff, to wit, at, &c. aforesaid. Money had and received, and common conclusion.

F. BULLER.

CUMBERLAND, to wit. J. S. was attached by a writ of Declaration is privilege, &c. to answer T. Y. on, &c. of a plea of trespass on an attorney the case. And whereas the said T. in his own proper person com- gainst defendant plains that whereas the faid J. on the fixth of October 1770, at, on the waterant C. in the county aforefaid, in confideration that the faid T. at cast fold by the the special instance and request of the said J. would buy of him to plaintiff, the the faid J. a certain cow and calf of his the faid James, for a the cowelle large fum of money, to wit, the fum of, &c undertook, and newly calved to the faid T. then and there faithfully promifed that the said and that the of cow had then newly calved, and that the faid calf was the calf not three week which had been calved by the said cow, and that the said calf was old. only three weeks old; and the faid Thomas in fact fays, that he the faid Thomas, relying on the faid promife and undertaking of the faid Isaac afterwards, to wit, on the same day and year atorefaid, at C. aforesaid in the said county, did buy of the said Isaac the said cow and calf at and for a large sum of money, to wit, for pounds; and the faid T. avers, that the faid cow the fum of at the time of his the faid T.'s purchating the same of the said J. had not then newly calved, but on the contrary thereof had calved above five months before that time, and that the faid calf

was not the calf which had been calved by the aforefaid cow, but on the contrary was the calf of some other cow. And whereas also the said J. afterwards, to wit, on the same day and year aforefaid, at C. aforesaid in the county aforesaid, in consideration that the faid T. at the like special instance and request of the said I. had agreed to buy a certain other cow and calf of him, the faid I. undertook, and to the faid Thomas then and there faithfully promised that the said last mentioned calf was the calf of the said Tast mentioned cow; and the said T. in sact says, that the said last mentioned calf at the time of his the said Thomas's buying thereof as aforesaid, was not the calf of the said last mentioned cow, but on the contrary thereof was the calf of another cow. And whereas also, on the same day and year aforesaid, at C. aforefaid in the faid county, in confideration that the faid Thomas, at the like special instance and request of the said J. would buy of the faid [. a certain other cow at and for a certain other large fum of money, to wit, the fum of four pounds, he the faid I. undertook, and to the faid Thomas then and there faithfully promiled that the faid last mentioned cow was found; and the said Thomas in fact fays, that he, confiding in the faid last mentioned promise and undertaking of the said J. afterwards, to wit, on the same day and year aforesaid, at C. aforesaid in the said county, did buy the faid last mentioned cow of the said J. at and for a large fum of money, to wit, the faid fum of four pounds: Yet the faid defendant, contriving, &c. the faid plaintiff in this behalf, did not regard his faid last mentioned promise and undertaking, but thereby craftily and subtilly deceived and defrauded the said plaintiff in this, that the faid last mentioned cow at the time of making the faid last mentioned promise and undertaking, was not sound, but was then and there unfound and rotten, and by reason thereof was of no use or value to the said plaintiff, to wit, 2t, &c. whereas also afterwards, to wit, on, &c. at, &c. in confideration that the faid Thomas, at the like special instance and request of the faid defendant, had then and there bought of the faid defendant a certain other cow, and had then and there paid another large fum of money, to wit, other four pounds for the fame to "the faid defendant, he the faid defendant undertook, &c. that the faid last mentioned cow was found: Yet the said defendant contriving, &c. that the faid last mentioned cow at the time of the making of the faid last mentioned promise and undertaking was not found, but was then and there unfound and rotten, and thereby became of no use or value to the said plaintiff, to wit, at, &c. and whereas, &c. money had and received; and breach to the

F. BULLER,

Declaration a- SOMERSETSMIRE, to wit. W. E. against R. S.; for similar defendant that whereas, on, &c. at, &c. in, &c. in consideration that the we pegsheads of corder which plaintiff had bought of the defendant, but desired for hersheads of an universe quality.

faid plaintiff, at the special instance and request of the said defendant, would buy of him the faid defendant divers, to wit, five hogsheads of cyder, at and for a large price or sum of money, to wit, at and for the price or fum of feven pounds to be therefore paid by the faid plaintiff to the faid defendant, he the faid defendant undertook, and then and there faithfully promifed the faid plaintiff to fend and deliver to him the faid plaintiff the faid five hogsheads of cyder; and the said plaintiff in fact says, that he, relying on the faid promise and undertaking of the faid defendant so by him made as aforesaid, and in hopes of the faithful performance thereof afterwards, to wit, on, &c. did buy of him the faid five hogsheads of cyder, and did then and there pay for the same at and for the price or turn aforefail: Yet the faid defendant, not in the least regarding his faid promise and undertaking so by him made as aforefaid, but contriving, &c. the faid plaintiff in this behalf did not fend and deliver to the faid William the faid five hogsheads of cyder, but on the contrary thereof afterwards, to wit, on, &c. at, &c. did fraudulently and deceitfully fend and deliver to the faid plaintiff five hogsheads of cydir of a very inferior quality and goodness to the said five hogsheads of cyder so bought by him the faid plaintiff of the faid defendant as aforefaid, by reason and means of which said premises the said five hogiheads of cyder became and were of no use or value to the faid William, to wit, at, &c. contrary to the form and effect of the faid promite and undertaking to made by the faid defendant as atorefaid.

Add a 2d Count " in confideration that he had bought."

Drawn by MR. GRAHAM.

MIDDLESEX, to wit. J.W. against W.H.; for that whereas, Declaration by before and at the time of the making of the promife and undertaking a foap-boiler ahereafter mentioned, he the faid plaintiff was and still is a dealer in for not fending foap, and the trade and butiness of a dealer in soap hath, during all a box of soap the time aforefaid, used, exercised, and carried on, and still doth delivered to him use, exercise, and follow, to wit, at, &c. And whereas the said from L. to N. plaintiff, being such dealer in soap, and using, exercising, and sol- fame to A. B. lowing, the said trade and business, to wit, on, &c. at, &c. in con- per quod A. B. fideration that the faid plaintiff, at the special instance and request refused to emof the faid defendant, had delivered and caused to be delivered to ployplaintiff any him the faid defendant a certain box, containing a large quantity, longer. to wit, three hundred pounds weight of foap of great value, to wit. of the value of one hundred pounds of lawful money of Great Britain, to be by him the faid defendant fafely and fecurely kept, fent. and conveyed from L. to N. in the county of N. and there, to wit, at, &c. to be delivered to A. B. according to the direction of the faid plaintiff, for a certain reasonable hire or reward to be therefore paid to him the faid defendant, he the faid defendant undertook,

## ASSUMPSIT SPECIAL .- AGAINST BAILEES,

and then and there faithfully promifed the faid plaintiff, safely and fecurely to keep, fend, and convey the faid box, containing the faid foap so delivered to the said plaintiff as aforesaid, from L. aforefaid to N. aforefaid, and there, to wit, at, &c. to deliver the fame to the faid A. B. according to the directions of the faid plaintiff: Yet the faid defendant, not regarding, &c. but contriving, &c. the faid plaintiff hath not fafely and securely kept, conveyed, and fent the faid box, containing the faid foap, and fo delivered to him the said defendant as aforesaid, from L. aforesaid to N. aforesaid, and there to wit, at, &c. to be delivered to the said A. B. but on the contrary thereof wholly omitted and neglected to fend and convey the fame, and therein failed and made default, to wit, at, &c. contrary to the form and effect of the faid promise and undertaking so made by the said defendant as aforesaid; by reason whereof the said A. B. hath not only lost and been deprived of the profits and emoluments arising and accruing to him from the sale of the said box, containing the said soap as aforesaid, and which he otherwise would have gotten and obtained, but also he the said A. B. hath ever fince refused, and still doth refuse, to employ the faid plaintiff in the way of his faid trade and business, which he the faid A. B. was used and accustomed to do, and would have done, and hath thereby lost and been deprived of the custom of the said A. B. and of great gains, profits, and emoluments arising therefrom; to wit, at, &c. And whereas, &c. (2d Count same as first; omitting the special damage by the loss of A. B.'s custom, and instead thereof fay, "by reason whereof the said last-mentioned box, containing the faid last-mentioned soap, was and is of no use of " value to the faid plaintiff, and is wholly lost to the faid plaintiff. " to wit, at, &c.") And whereas, &c. (fame as 2d Count, except not stating that the box was to be delivered to A. B. but only fay, "to be there delivered according to the direction of plaintiff," And whereas also afterwards, to wit, on, &c. at, &c. in, &c. in confideration that the faid plaintiff, at the special instance and mot deliver- request of the faid defendant, had delivered and caused to be deliwhere box vered to the laid defendant a corrain of the pounds weight of foap of the palue of other one hunto faid plaintiff of great value, to wit, of the value of other one hunsatter used to dred pounds of, &cc. to be by him the said defendant within a reaparty goods from fonable space of time then next following delivered to some common in N. per carrier accultomed to carry goods, wares, and merchandizes from fund, the bap London aforesaid to N. aforesaid, and in the mean time and until such reduction in the delivery to be by him the faid defendant kept fafely and fecurely, for a certain other reasonable reward to be therefore paid the said defendant plece, the foap by the faid plaintiff, he the faid defendant undertook, and then and learne of little there faithfully promited the faid plaintiff, that he the faid defendant would, within a reasonable time then next following, deliver the faid box, and the foap therein contained, to some common carrier accustomed to carry goods, wares, and merchandizes, from London aforesaid to N. aforesaid, in order that the same box, and the fame foap therein contained, might be by such common carrier

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& Count.

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Count afull defendant price taking e no value.

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# FOR VARIOUS PURPOSES, AND DECEIT IN THE REBELIVERY.



carried and conveyed from L. aforesaid to N. aforesaid, and in the mean time and until fuch delivery that he the faid defendant would fafely and securely keep the said last-mentioned box, and the said soap therein contained : Yet the said defendant, not regarding, &c. but contriving, &c. did not within a reasonable time deliver of cause to be delivered, nor hath he at any time hitherto delivered, the faid last-mentioned box, and the soap therein contained, to any common carrier accustomed to carry goods, wares, and merchandizes, from L. aforesaid to N. aforesaid, but wholly neglected and omitted to do, and hath therein failed and made default, to wit, at, &c. contrary to the form and effect of the faid promise and undertaking so made by the said defendant as aforesaid; by reason whereof, and of the reduction in the price of foap which hath happened and taken place fince the time of delivering the faid lastmentioned box, and of the foap therein contained, and by the wasting and diminishing thereof, the same soap is greatly reduced in value, and is become of little or no use or value to the said plaintiff, to wit, at, &c. (Add the common Counts.)

Drawn by Mr. GRAHAM.

MIDDLESEX, to wit. John Allen complains of William Against a miller, Pearce, being, &c.; for that whereas the faid William, before and for not delivered at the time of making the agreement hereinafter next mentioned, whole quantity was, and continually from thence hitherto hath been, and still is, a of wheat given miller, and the art, trade, and business of a miller, during all the by plaintiff to time aforefaid, hath used, exercised, and carried on, and still doth defendant to be use, exercise, and carry on, to wit, at Westminster, in the county fame weight in aforesaid. And the said William being such miller as aforesaid, meal as the and fo using, exercising, and carrying on the said trade and business weight of the of a miller, afterwards, to wit, on the first April 1773, at West- wheat minster aforesaid, in the county aforesaid, it was agreed by and weighed into the between the faid William Pearce and the faid John Allen in man- to agreement. ner and form following, that is to fay, that the faid William &c. Pearce should grind for the said John Allen all his wheat and hogmeat, at and after the rate of feven shillings per load, the wheat to be weighed into the mill, and the same weight to be delivered in meal to the faid John Allen; and so of any other grain. And the faid agreement being so made as aforesaid, he the said William afterwards, to wit, on the said first April, in the said year 1773, at Westminster aforesaid, in the said county, in consideration Mutual prothat the said John, at the special instance and request of the said miles. William, had then and there undertaken and faithfully promifed him the faid William to perform and fulfil every thing in the faid agreement contained, on his part and behalf to be performed and fulfilled, undertook, and to the faid John then and there faithfully promised to perform and fulfil, every thing in the said agreement contained, on his part and behalf to be performed and fulfilled. And the faid John in fact fays, that he the faid John, in pursuance of the faid agreement, afterwards, to wit, on the fame day and year aforetaid,

aforesaid, at W. aforesaid, in the said county, did deliver to the faid William divers large quantities of wheat; barley, and beans, to wit, five hundred bushels of wheat, five hundred bushels of barley, and five hundred bulbels of beans, of the faid John, being of great value, to wit, of the value of two hundred pounds, to be by the faid William ground in his mill for the faid John; and that the faid wheat, barley, and beans were then and there weighed into the faid mill of the faid William, and at the time of weighing thereof were of great weight, to wit, of the weight of five thoufand pounds each, that is to fay, at W. aforefaid, in the faid county; of which premises the said William afterwards, to wit, on the same day and year aforefaid, there had notice. But the said John further fays, that although the faid William afterwards, to wit, on the tenth April in the said year 1773, at Westminster aforesaid, in the said county, did grind for and deliver to the said John a small part of the said wheat, barley, and beans, to wit, thirty pounds weight of wheat, thirty pounds weight of barley, and thirty pounds weight of beans, ground into meal: Yet the faid William, not further regarding his faid promise and undertaking to by him made as aforefaid, but contriving and fraudulently intending, &c. in this behalf, did not deliver or cause to be delivered to the faid John the refidue of the faid wheat, barley, and beans in meal, or the same weight in meal as the weight of the said wheat, barley, and beans to delivered by the faid John to the faid William as aforefaid, although to to do he the faid William afterwards, to wit, on the same day and year last aforesaid, at W. asoresaid, by the faid John was requested, but to deliver the same to the said sohn he the faid William hath hitherto wholly refused, and still doth in refuse. And whereas also the said William atterwards, to wit, on the same day and year last aforesaid, at W. aforesaid, in the said had delivered to county, in consideration that the faid John, at the special instance defendant divers and request of the said William, had delivered and caused to be delivered to the said William divers other large quantities of wheat, &c. of wheat, barley, and beans, to wit, five hundred bushels of other wheat, five hundred bushels of other barley, and five hundred be by defendant bushels of other beans, of the said John, being of great value, to research in his wit, of the value of other two hundred pounds, to be by the faid to be to the shorefore paid by the faid John for a certain reasontherefore paid to be therefore paid by the faid John to the faid William for the by plaintiff to faid grinding thereof, and had weighed the same into the said mill defendant for of the faid William, undertook, and then and there faithfully progrindingthereof, miled the faid John, to grind the faid last-mentioned wheat, barley, the same into and beans, for the said John, and to deliver the same weight in Mid mill of de- meal to the said John. And the said John in fact says, that although sident, defend- the faid lalt-mentioned wheat, barley, and beans, were of great ant sudertookto value at the time of weighing the same into the said mill, to wit, and the same, five thousand pounds weight each; and although the said William to deliver of the said to wit on the twentieth April, in the said year 1772. the weight in afterwards, to wit, on the twentieth April, in the faid year 1773, real to plaintiff. at W. aforefaid, in the county aforefaid, did grind for and deliver

had Count, confideration petier large

to the faid John a small part of the faid last-mentioned wheat, barley, and beans, to wit, thirty bushels of the said last-mentioned wheat, &c. ground into meal: Yet the faid William, not further Breach. regarding his faid last-mentioned promise and undertaking so by him made as aforefaid, but contriving, &c. in this behalf, hath not yet delivered or caused to be delivered to the faid John the residue of the faid last-mentioned wheat, barley, and beans, in meal, or the fame weight in meal as the weight of the faid last-mentioned wheat, barley, and beans, so weighed into the mill as last aforesaid, although he the faid William afterward, to wit, on the fameday and year last aforefaid, at Westminster aforesaid, was requested by the said John fo to do, but to deliver the same to the said John he the said William hath hitherto wholly refused, and still doth refuse. And whereas 3d Count, in also the said William afterwards, to wit, on the same day and year consideration latt aforefaid, at Westminster aforesaid, in the said county, in con-had delivered tideration that the faid John, at the like special instance and request to defendant of the faid William, had delivered and cause I to be delivered to the divers other faid William divers other large quantities of wheat, barley, and large quantities beans, to wit, five bundred other bulbels of wheat, &c. of the faid of wheat of o-John being of great value, to wit, of the value of other two hundred in: to be by depounds, to be by the faid William ground in his mill to meal for fendant ground the faid John, for a certain other reasonable neward, to wit, at and in this fault of after the rate of feven finlings per load, to be therefore paid by malforplant ff, the faid John to the tat I William is r the faid grinding thereof, and for a certain had undertaken and feithfully promised the faid William to pay him and had profuch rate or price aroreful for the full grinding of the fame, miled defendant undertook, and then and there farmally promised me taid John to to pay him weh grind the faid last-mentioned wheat, buildy, and beans, for the faid price for the faid John, and to deliver the same so ground into meal to the faid stinding of the John: And the fata John in fact fays, that although the faid Wil-und-rtook to liam afterwards, to wit, on the first Aray, in the faid year 1773, and the faid at, &c. aforehad, in the country aforehad, oil gring for any deliver wheat, and to to the laid John, a totall put of the feel lait-mentioned wheat deaver the fame bariey, and beams, to sort, therty lathels or the faid hist-mentioned most to planwheat, thirty bulhels of, &c. ground into meal. Yet the faid are John, not regarding his faid last-mentioned promise and undertaking so made by him as aforelaid, but contriving, &c. in this hehalt, hath not yet delivered or caused to be delivered to the find John the faid laft-mentioned wheat, barley, and beans, either ground into meal or unground, or any part thereof, but to deliver the fame to the faid John he the faid William hath hitherto wholly refused, and full doth refuse. And whereas also the fail William after- This last Count wards, to wit, on the first January 1774, at Weaminster afore- is more general faid, in the faid county, was indebted to the faid John in the fum and has no reof two hundred pounds of lawful, &c. for fo much money before lation to the athat time paid, laid out, &c. (money had and received, and an account stated), not regarding his faid three last-mertioned promises, bath not paid the faid last-mentioned sums of money, S. (Damages F. BULLER. three hundred pounds.)

fa Forn-telling wered to defend himielt.

MIDDLESEX, to wit. Plaintiff complains against defendant, and accounting being, &c.: for that whereas the faid plaintiff, on the first Septemfor goods deliber, in 1773, at Westminster, in the county aforesaid, was indebted ant to fell for to the faid defendant in a large fum of money, to wit, in the fum plaintiff, and for of one hundred pounds; and whereas the faid plaintiff afterwards, defendant to de- to wit, on the fame day and year aforefaid, at, &c. aforefaid, in the duct a num of faid courty, had delivered and caused to be delivered to the faid money out of defendant divers goods, wares, and merchandizes, to wit, one with money arts from the hundred coloured prints, feals fkin, and ten miniature pictures, of tale of them due the value of five hundred pounds of lawful, &c. to be fold and ditfrom plaints to posed of by the said defendant for the said plaintist, at and for the best price or value that he the said defendant could procure of get for the fame, and for him the faid defendant to deduct the raid money fo due from the faid plaintiff to the faid defendant as aforefaid out of the money ariling from the fales of the faid goods, wares, and merchandizes, and to account for and pay to the faid plaintiff the refidue of the faid money arifing from the faid fale, he the faid defendant, in confideration thereof, afterwards, to wit, on the same day and year aforesaid, at, &c. aforesaid, in the said county, undertook, and then and there faithfully promifed the faid plaintiff, to tell and dispose of the faid goods, wares, and merchandizes, for the faid plaintiff, at and for the best price and value that he the faid defendant could procure for the fame, and after deducting the faid fum of money to due and owing from the faid plaintiff to the faid defendant out of the money ariling from the fale of the faid goods, wares, and merchandizes, that he the faid defendant would account for and pay the refidue of the faid money arifing from the faid fale of the faid goods, wares, and merchandizes to the taid plaintiff, when he the faid defendant should be thereunto afterwards requested: Yet the faid defendant, not regarding his aforefaid promife and undertaking, but contriving and fraudulently intending to deceive and defraud the faid plaintiff in this behalf, hath not yet fold the faid goods, wares, and merchand zes, or paid to the faid plaintiff, after deducting the faid money due and owing to the faid defendant as aforefaid, the relidue of the money ariling by fale of the faid goods, wares, and merchandizes, or any part thereof, or rendered any reasonable or other account for the same, or of any part thereof, to the faid plaintiff, although fo to do he the faid defendant afterwards, to wit, on the first October, in the said year 1773, at, &c. aforefaid, in the faid county, was requested by the faid plaintiff; but the faid defendant to do this hath hitherto avisolly refuted, and still doth refuse. (2d Count, in consideration that plaintiff had delivered to defendant divers goods of plaintiff, to be fold by defendant for the plaintiff, he the faid defendant undertook to render to plaintiff a reasonable account of said goods, and of the money which should arms from the fale thereof, or of such part thereof as should be sold by said defendant.) (A 3d Count, money had and received.) Nevertheless the said desendant, not, regarding his last-mentioned promise, &c. hath not yet paid the faid last-mentioned sum of money, or any part thereof, &c. (Damages five hundred pounds.) F. BULLER.

M. SAY, administratrix of all and singular the goods and Declaration in chattels, rights and credits, which were of F. S. her late huf- affumpfir against band, deceased, at the time of his death, who died intestate, v. administratrix, in consideration Gregory Batemen and Edward Barnett: for that whereas in that plaintiff the lifetime of the faid F. to wit, on , at , in con- would purchase. fideration that the faid F. would, at the special instance and request an annuity. of defendants, purchase of one Edward Strode and one Robert Detendants un-Walsh a certain annuity or the yearly sum of one hundred pounds, rantee such payto be paid quarterly during the term of the natural life of the faid ment, on condi-E. Strode, and to be secured by the bond and warrant of attorney tion that plainof the faid E Strode and R. Walsh; they desendants undertook, tiff would perand then and there guaranteed and promifed the faid F. for the in his name (a). F. would admit them from time to time to fue for the same, if default should be made in the payment of the faid a muity by the faid E. Strode and Robert Walth: And plaintiff in fact fays, that the faid F. confiding in the aforefaid promife and undertakings of the faid defendants, and in hopes of their faithful performance thereof, did, in his lifetime afterwards, to wit, on , at , purchase of the said E. Strode and R. Walsh the said annuity: And there-, purchase upon they the faid E. S. and R. W. for fecuring the payment of the faid annuity, by their certain bond or obligation in writing, bearing date on the day and year before mentioned, and by them then and there feverally duly fealed and delivered acknowledged themselves to be held and firmly bound to the said F. or his certain attorney, executors, administrators, or assigns, in the penal fum of twelve hundred pounds, of, &c. with a certain condition to the faid obligation subscribed, whereby, after reciting that the faid F. had contracted and agreed to and with the faid E. S. and R. W. for the purchase of one annuity or clear yearly sum of one hundred pounds, of, &c. free and clear of and from all taxes and other deductions whatfoever, during the term of the natural life of him the faid E. S. at and for the price or fum of fix hundred pounds; which faid fum of fix hundred pounds he the faid F. S. had paid unto the faid E. S. and R. W. at or before the fealing and delivery of the find obligation, the receipt whereof they the Gid E. S. and R. W. did thereby feverally acknowledge, it is declared, that the condition of the faid obligation was fuch, that if the faid E. S. and R. W. or either of them, their or either of their heirs, executors, or administrators, or any of them, should and did yearly and every year, from and after the date of the faid obligation, well and truly pay, or cause to be paid unto the said F. S. his executors, administrators, and affigns, for and during the term of the natural life of him the faid E. S. the faid annuity or clear yearly sum of one hundred pounds, of, &c. free and clear of and from all and all manner of taxes, charges, and other deductions whatfoever, at, or upon the twenty-first of June, twenty-first of September, &c. by even and equal portions, the first payment thereof to begin and to be made on the twenty-first of June next ensuing the date of the said obligation, then the said obligation to be void and of none effect, or else to be and remain in full force

and virtue, as by the faid obligation now brought here into court more fully appears: And plaintiff further fays, that the faid E.S. , and that on the twenty-first day is still living, to wit, at of December 1777, twenty-five pounds for one quarterly payment of the faid annuity, ending on that day, in that year, on the fame day and year, became due and payable from the faid E. S. and R. W. to the faid F. in his lifetime, and yet is in arrear; , at W aforewhereof defendants afterwards, to wit, on faid, had notice: And the plaintiff further fays, that after the death of the faid F. to wit, on the, &c. the further fum of feven hundred pounds, for feven yearly payments of the faid annuity, ending on that day, in that year, on the same day and year, became and Itill is due and payable from the faid E. S. and R. W. to plaintiff (to which faid plaintiff, administration of all and fingular the goods and chattels, rights and credits, which belonged to the faid F. S. at the time of his death, after his death, to wit, on, &c. by T. by divine providence, archbishop of Canterbury, primate of all England, and metropolitan, to whom the granting of administration in that behalf did of right belong, was in due manner committed, to wit, at W. aforesaid); of all which premises defendants afterwards, to wit, on , at W. aforefaid had notice: X And although the faid F. in his lifetime, and plaintiff as administratrix as aforefaid fince his death, have always in their respective names been ready and willing to permit and fuffer defendants from time to time to fue for the faid last-mentioned annuity, as default happened to be made in payment thereof, to wit, at, &c.: Nevertheless defendants not regarding their aforesaid promise and undertaking, but contriving and fraudulently intending craftily and fubtilly to deceive and defraud the faid F. in his lifetime, and blaintiff as administratrix as aforefold fince his death, did not pay or guarantee to the faid F. in his lifetime the payment of the faid fum of twenty-five pounds, nor have they fince the death of the faid F. (although frequently requested by plaintisfs, viz. on and often ince at W. aforefaid, in the county aforefaid) paid or guaranteed to plaintiff the payment either of the faid funis of money, or of the faid fum of feven hundred pounds, but have hitherto wholly refused, and still refuse so to do, and the said feveral fums of twenty-five pounds and feven hundred pounds are still wholly due in arrear and unpaid, to wit, at W. aforesaid, in the county aforefaid x. And whereas also afterwards in the lifetime of the faid F. to wit, on , in confideration , at that the faid F. had, at the special instance and request of defendants, accepted, or taken a grant or fecurity from, PURCHASED or the faid E. S. and R. W. a certain other annuity, or yearly fum of one hundred pounds during the term of the natural life of tho faid E. S. to be payable quarterly, TO WIT, ON curing the payment of which faid last-mentioned annuity, the said E. S. and R. W. had executed a bond or warrant of attorney, they defendants undertook, and to plaintiff then and there faithfully guaranteed and promifed the faid F. for the good and punctual payment of the faid last-mentioned annuity, provided the faid F.

would admit them from time to time to fue for the fame, if default should be made in payment of last-mentioned annuity by the said R. S. and E. W.: And plaintiff in fact fays, that E. S. was living on the twenty first of December 1781, to wit, at W. aforefaid, in the county aforefaid, and that on the twenty-first of December 1777, twenty-five pounds for one quarterly payment of the faid last-mentioned annuity, ending on that day, in that year, on the same day and year, become due and payable to the said F. in his lifetime; whereof defendants afterwards, to wit, on , had notice: And plaintiff further fays, that after the death of the faid F. to wit, on the faid twenty-first of December 1781, the further fum of four hundred pounds for four yearly payments of the faid last-mention diamnuity, ending on that day, in that year, on the same day and year, become due and payable, and yet is in arrear to plaintiff as administratrix as aforelaid; of all which faid last-mentioned premises defendants afterwards, to wit, on , had notice. (Same as in the hift from x to x for four hundred pounds. Another Count fame as the last, on a purchase from Strobe only; several other coverants, varying the fums due. 4th and 5th same as 2d and 3d, inferting the words in Italic, and omitting the words in capitals. 6th tame as 5th, averring Strode to be fill alive. Count for money had and received. Common conclusion.) W. LAMBE.

Non affampfit. Second, for further plea, by leave, &c. Plea, Attioners Astionem non, because the teveral causes of action in the said decla- non accress in ration mentioned did not first accrue, nor did any of the faid causes fragen annough first accrue within fix years next before the exhibiting of the bill of plaintiffs. And this, &c. Wherefore, &c.

Precludi non, Because the several causes of action in the faid Replication, declaration mentioned, and each and every of them did accrue taking iffue within fix years next before the exhibiting of the bill of plaintiff, thereon. in manner and form as plus stuf hath above complained against detendants. And this, &c. Conclusion to the country.

LONDON, II. It Junes Henshaw, James Coward, Thomas in case on as-Mist, and Dryden Smith, have made you secure, &c. then put, sumfit for a ship &c. Andrew Berry, late of, &c. of a plea: for that whereas on fold at a public the first day of September A. D. 1719, the said plaintists were Lloyd's. owners and proprietors of a certain fnow or veiled called the Vincent fnow, being fquare flerned, plantation built, burthen one hundred and forty tons more or left, with proportionable dimentions, then lying near the Hermitage, John Scott, commander, to wit, at London aforefaid, in the parish of St. Mary-le-Bow, in the ward of Cheap, and the faid plaintiffs to being owners and proprietors of the faid snow or vessel, they the said plaintisfs, on the first day of September A. D, 1719, at L. aforefaid, in the parish and ward aforefaid, caused the said snow to be exposed to public sale by one Samuel Brookes, there then broker, on the conditions following, that is to fay, the faid proprietors did confent and agree to and with the buyer, that whoever should bid most and last in due time after

he should have declared his name and the broker should have repeated the same, should be deemed the buyer, who was immediately to pay down one quarter part of what the faid snow should be so fold for into the hands of the faid James Henshaw, in London, and the remainder within twenty days after the fale and five shillings to the broker, and bind the purchase; and upon payment of the whole purchase money, a legal bill or bills of sale should be made unto the said purchaser of the said snow, with what belonged to her should be delivered according to the inventory which had been exposed, but the said inventory should be made good as to the quantity only, and the fnow and flores should be taken with all faults, in the condition they then lay as to tonnage or any thing else; but in case any default should be made by the purchaser in any of the payments hereafter mentioned, the money paid in part should be forfeited to the fole use of the said proprietors, and they should be at liberty to put up and fell the faid fnow again, and neither the faid James Henshaw, nor any of the said proprietors, his or their heirs, executors, administrators, or assigns, should be anyways accountable or liable to be fued either in law or equity for the faid money paid in part, or forfeited as aforesaid; but the buyer so neglecting should be liable for all lofs, costs, and damages, which would accrue thereby; and for encouragement to the buyer, the faid snow was put up at four hundred pounds, to advance five pounds at each bidding, and no less; and lastly, if any difference should arise between the buyer at the fale, the faid fnow should be put up again, as the faid plaintiffs then and there caused to be published; and of all which faid premifes the faid defendant, on the fame day and year aforefaid, at L. aforefaid, in the county aforefaid, had notice: And the faid plaintiffs further fay, that the faid low was accordingly then and there, to wit, on the same day and year aforesaid, at L. aforefaid, in the parish and ward aforefaid, publicly put up to fale upon the terms and conditions aforefaid; and that the feid defendant at the fiid fale then and there was the highest bidder, and then and there bid for the same the sum of five hundred and ten pounds, which fum was then and there the most and last bidding that was at the faid fale bid in due time for the same; and thereupon the faid defendant then and there, as and for the buyer thereof. declared his name, and the faid broker then and there repeated the same, and thereupon then and there declared the faid defendant to be the buyer of the faid snow at and for the faid sum of five hundred and ten pounds; and the faid defendant then and there confented thereunto, and to the binding of the taid purchase; and by reason thereof the said desendant became liable to pay, and ought to pay, to the faid plaintiff the faid fum of five hundred and ten pounds, according to the faid conditions of the faid fale, to wit, at L. aforesaid, in the parish and ward aforesaid; and being so liable, he the faid defendant, in confideration thereof, afterwards, to wit, on the same day and year aforesaid, at L. aforesaid, undertook, and then and there faithfully promifed the faid plaintiffs to pay them the faid five hundred and ten pounds, according to the faid conditions of the faid fale: And although the faid plaintiffs have al-

ways been ready to perform and fulfil all the faid conditions of fale on their part and behalf to be performed and fulfilled, an I although the faid defendant after the faid fale, to wit, on the fame day and year aforefaid, at L. aforefaid, paid into the hands of the faid James Henshaw one quarter part of what the said snow was sold for, to wit, the fum of one hundred and twenty-feven pounds ten shillings: Yet the faid defendant, not regarding, &c. but contriving, &c. hath not yet paid to them or any of them three hundred and eightytwo pounds ten shillings, residue of the said five hundred and ten pounds, or any part thereof, although to do this the faid defendant afterwards, to wit, on, &c. in the year aforefaid, and often afterwards, at L. aforefaid, was requested; but, &c. (Two Counts: 1st, Goods fold and delivered, &c.; 2d, Bargained and fold, &c.)

DEVONSHIRF, to wit. First Count (a), Trover and conver- Action v. Defion of a bag. 2d Count as follows: And whereas the faid tendant for a Figure heretofore, to wit, on the faid first day of October A. D. bag lent him by 1-86, at Exeter aforesaid, in the county aforesaid, delivered unto plaintiff, which the faid Oliver, a certain other bag of him the faid Henry, of a requested to relarge value, to wit, of the value of forty shillings, of like lawful, deliver)omitted; &c. to be by him redelivered unto him the faid Henry on request, and Opinion and in the mean time to be taken due and proper care of: And thereon. although the faid Oliver then and there had and received the faid last-mentioned bag of the said Henry under such bailment thereof as aforefaid; and although he the faid Oliver ought to have taken due and proper care of the fame; Yet the faid Onver, not regarding his faid duty as fuch bailee of the faid last-mentioned bag, did not take due and proper care of the same, but omitted and neglected so to do, and afterwards, and whilft he fo had the faid last-mentioned bag under such bailment thereof as aforefaid, to wit, on the day and year aforefail, at Exeter aforefaid, in the county aforefaid, he the faid Oliver took so little and such bad and improper care of the faid bag, and behaved with fuch negligence in the premifes, that the faid bag thereby and by reason thereof, and for want of due and proper care of the fame afterwards, to wit, on the day and year last aforefaid, became and was, and from thence hitherto hath heen and still is wholly lost unto him the said Henry, to wit, at Exeter aforefaid, in the county aforefaid. And whereas the faid Henry heretofore, to wit, on, &c. at, &c. delivered to the find Oliver a certain other bag of him the fail Henry of a largo value, to wit, of the value of forty shillings of lawful money, &c. to be by him redelivered to the faid Henry on request, and although the faid Oliver then and there had and received the faid last-mentioned bag of him the said Henry under such bailment thereof as aforefaid; and although the faid Henry afterwards, to wit, on the faid first day of October A. D. 1786, aforesaid, at, &c. in, &c. aforesaid, requested the said Oliver to redeliver the faid last-mentioned bag unto him the faid Henry; and although the faid Oliver ought to have then and there accordingly redeli-

(a) This precedent is in Trover, and precedents respecting the doctrine of not in Affumpfit, and does not properly

bailment. In the Index it falls in its come in this place, but by claffing the proper place, Trever and Negligence. vered

vered the same: Yet the said Oliver not regarding his said duty as fuch bailed of the faid last-mentioned bag as aforesaid, did not, when he was so requested as aforefaid, redeliver, nor hath he as yet redelivered the said last-mentioned bag unto him the said Henry, but, &c. and still, &c. to, &c. of thirty pounds, and therefore, &c. Pledges.

Opinion what trover, and

proper.

If the defendant had in fact loft the million in de-bag in question at the time of the dedivering a thing mand of it, so that such demand could conversion to opinion, that the mere omission to delisas to maintain ver it on fuch demand does not amount to a convertion sufficient to maintain where an action tover. But the plaintiff must have tecourte to any neal-genee which the defenkeeping is more dant may have been guilty of in the keeping of the bag, and if any thing of that kind can be proved, he will be entitled

to a verdict on the fecond Count. But it the defendant thews that ordinary care was taken of it, and that though loft, yet it was without any specific or gross negligence in him, then I am of opinion that the plaintiff will fail. And upon the whole as that (for any thing that is stated to the contrary) is the real case, but the parties, and as the fobject matter of the account is fo very trivial, I am far from advising the plaintiff to go on. V. LAWES.

'Declaration in special affump It in contideradefendant's horse, he proanifed to return The purchaseadifiki d lan

SOMFRSETSHIRE, to wit. Meshach Hannam complains of Samuel Brooks being, &c. in a plea of trespals upon the case: gion that plain- for that whereas heretofore, to wit, on the Aff would buy in the year of Our Lord , at Somerton, in the county of Somerfet, in confideration that the faid Michael at the special instance and request of the faid defendant, would then and there buy of the faid defendant, a certain gelding of him the faid defendant money and take at and for a certain large price or fum of money, to wit, the fum thin back with of nine pounds fifteen fallings of lawful mency of Great Britain, a week if he to be prid by the faid plaintiff to the faid refendant for the fame, he the faid defendant undertook, and then and there faithfully promifed the plaintiff, that in case he the said plaintiff should dislike or disapprove of the fird gelding, within the space of a week from the faid fele, he the faid plaintiff should and might be at liberty to return the faid pelaing to the faid defendant, and that he the faid defendant would take back and receive the same, and should and would thereupon repay to the faid plantaif the faid price for the fame: And the faid plaintiff in fact toys, that he, confiding in the fuld promite and undertaking of him the fuld defendant for by him made as aforefaid afterwards, to wit, on the day and year aforetaid, at S. aforefaid, in the county aforefaid, at the special instance and request of him the fair defendant, did buy and receive from him the faid defend int the faid getting, at and for the faid price and upon the terms aforefaid, and then and there paid him the faid Samuel the faid price for the fame: And the faid plaintiff in fact further faith, that afterwards, and within the space of a week from the faid falc and delivery of the mid gelding, to wit, on the , in the year aforetaid, at S. aforefaid, in the county aforefaid, he the faid plaintiff diffiked and disapproved of the faid gelding, and thereupon then and there gave notice thereof to the faid defendant, and returned the fame to the faid defendant, and requested him to repay to him the faid plaintiff the faid price to by him paid for the same: Yet the said desendant, not regarding his said promife and undertaking to by him made as aforefaid, but, contriving and fraudulently intending craftily and fubtilly to defraud the faid plaintiff

plaintiff in this behalf, did not, when the faid gelding was so returned to him the faid defendant as aforefaid, take back and receive the fame, nor did nor would be pay to the faid plaintiff the faid price fo by him paid for the same as aforesaid, but then and there wholly refused so to do, and the said price is still wholly unreturned and unpaid to the faid plaintiff, to wit, at S. aforefaid, in the county aforefaid. (2d Count, in confideration that he had bought, &c. 3d and 4th, Confideration, executed and executory on a special assumplit that the horse was found. 5th and 6th, Horse meat, stabling, and attendance. 7th and 8th, Money laid out, and had, and received. 9th, Account stated; and common conclufion.) T. BARROW.

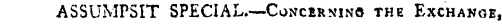
, f. C. complains of R. L. being, &c. of a plea of Plaintiff bought trespals on the case: for that whereas at the time of the making some cattle of of the promises and undertaking of the faid R. L. hereaster next some of defendmentioned, and for a long time, to wit, for the space of one whole were distrained. year then last pall, A. G. T. C. W. C. E. U. and J. A were Defendant proparishioners, and each and every of them was a parishioner of and mised to pay in the parith of L. in the county of M. aforetaid, and during all plaintiff the med that time feverally held and occupied lands and tenements lying held and being in the faid parith as tenents thereof refered walk to the and being in the faid parish as tenants thereof respectively to the would deliver faid R. L.: And the faid A. G. &c. to being feverally parilmoners them again to of and in the faid parish, and severally holding and occupying the tenants; one lands and tenements, lying and being in the faid parish, as tenants dying in plain? thereof respectively to the said R. L. before the time of the mak- he was to allow ing of the promifes and undertaking of the faid R. L. hereafter for it. next mentioned, to wit, on the eighth day of February A. D. Morgan's V.M. 1749, at the parith aforesaid, one cow of the said A.G. was 176. distrained and taken by diffreds on faid lands and tenements fo holden by faid A. G. by the then overteers of the poor of the faid parish, for the sum of one pound seventeen shillings and sixpence, afferfied on him the faid A. G. as occupier and pointfor of his faid lands and tenements, for and towards the maintenance and relief of the poor of the faid parith, and we ther teggs of the faid T.C. were also distrained and taken by distress on the lands and tenements so holden by the faid T. C. by the then overfeers of the faid parish for one pound seventeen shillings and sixpence, affested on him the faid T. C. as occupier and possession of his faid lands and tenements. for and towards the maintenance and relief of the poor of the fail parish, and eight sheep of the said W.C. (as before, &c.) for twenty shillings affetled, and fix lambs of the faid E. U. &c. for five shillings attefled, &c and three calves of the faid J. A. for seven thillings and fixpence afferled, Sc.; all which faid cattle after the diffresses had been so made and taken as aforesaid, and before the making of the promises and undertaking of the said R. L. hereafter next mentioned, to wit, on the ninth day of February, in the year aforefaid, at L. aforefaid, were duly fold under the faid diftrenes to the faid C. A. that is to fay, the faid cow of the faid A. G. for, &c. (and fo for every one's cattle and then go on) in the whole amounting to nine pounds fourteen feillings; of all which

faid premises the said R. L. afterwards, to wit, on the same day, &c. &c. had notice x. And thereupon afterwards, to wit, on the fame day and year last aforefaid, at L. aforefaid, in consideration that the faid C. A. at the special instance and request of the faid R. L. would deliver up to the faid R. L.'s respective tenants the faid respective cattle so distrained from them respectively, except one of the faid sheep of the said W. C. so distrained as aforefaid, which had, after the faid diffress so taken, died, he the faid R. L. then and there undertook and faithfully promifed the faid C. A. to pay him the faid money for which the faid cattle for diffrained as aforefaid were fold to the faid C. A. allowing thereon for the faid sheep which had so died as asforesaid: And the said C. A. further fays, that he, confiding in the faid promifes and undertaking of the faid R. L. he the faid C. A. afterwards, to wit, on the same day and year last aforesaid, at L. aforesaid, delivered up to his the faid R. L.'s respective tenants the said respective cattle to respectively distrained from them as aforesaid, except the find theep which to died as aforefaid; whereof the faid R. L. then and there had notice: And although the faid C. A. hath always hitherto been ready and willing to allow out of the faid fum of nine pounds fourteen shillings for the said sheep which so died as aforefaid the value thereof, to wit, seven shillings, to wit, at L. aforefaid; whereof the faid R. I., then and there had notice; and although the faid theep to dead as aforefaid was not worth in one than seven shellings: Yet the said R. L. not regarding his said promife and undertaking, but contriving and fraudulently intending craftily and fubtilly to deceive and defraud the faid C. A. in this behalf, hath not paid to the faid C. A. the money so payable to the faid C. A. by the faid R. L. according to his promife and unalertaking atorelaid, or any part thereof faithough to do this he the laid R. L. afterwards, to wit, on the fame day and year last aforefaid, and very often afterware at L. aforefaid, was requelled by the faid C. A.) but he to do this hath hitherto wholly refused, and full retutes. And whereas, &c. (thew the diffress and fate as before to this mark x, only inflead of promifes fey agreement, and then go on thus:) And whereas on the ninth day of February, in the year aforetaid, at L. aforefaid, a certain discourte was had by and between the fail R. L. and the fail C. A. of and concerning the faid last mentioned distresses and sale, and there being one of the faid freep to diffrained from the faid W. C. as last aforefaid then dead, it was thereupon agreed by and between the faid C. A. and the faid R. I., that the faid C. A. should deliver up to the raid R. L.'s respective tenants the faid respective cattle so distrained from them respectively as last aforesaid, except the said one sheep so distrained from the said W. C. as last aforesaid, which was to dead; and that the laid R. L. should pay to the faid C. A. the faid nine pounds fourteen thillings, being the price at which the faid C. A had so bought the said cattle; and that the said C. A. should make fatisfaction to the faid W. C. for the faid sheep which had to died as lath aforefaid: And the faid agreement being fo made afterwards, to wit, on the same day and year last aforelaid (mutual promifes ).

Ail Count.

promises); and although the said C. A. in pursuance of the said agreement afterwards, to wit, on the same day and year last aforefild, at L. aforesaid, did deliver up to the said R. L.'s respective tenants the faid respective cattle so distrained from them respectively as last aforesaid, except the said one sheep so distrained from the faid W. C. which was fo dead, and has always hitherto been there ready and willing to make satisfaction to the said W. C. for the faid sheep which had so died as last aforesaid; of all which said premiles the faid R. L. afterwards, to wit, on the fame day and year last aforesaid, at L. aforesaid, had notice: Yet the said R. L. not regarding, &c. for the nine pounds fourteen shillings. (31 Count as the laft, only to pay the plaintiff the money so affested on the faid feveral tenants, together with the charges of the faid diffreffes. 4th Count as last aforesaid, duly to pay the plaintist the monies so affested on the faid several tenants, and every thing else to his the faid plaintiff's satisfaction. 6th and 7th Counts, Indibitatus affumpfit and quantum meruit for divers cattle, goods, wares, and merchandizes fold and delivered to defendant. 8th and 9th Counts, for other cattle, &c. bargained and fold to defendant. 10th and 11th Counts, For divers other cattle, &c. before then fold to defendant, and by virtue of that fale delivered to the faid A. G. at the like request of the faid R. L. and for divers other cattle, &c. before then fold to the faid R. L. and by virtue of that fale delivered to the faid T. C. and for divers other, &c. W. C. E. U. and J. A. 12th Count, Money expended. 13th Count. Money had and received. Common conclusion. Add pledges.) Drawn by MR. WARREN.

LINCOLNSHIRE, J. John Nettleton, late of, &c. was Not paying are hed to answer to Sarah Hammond of a plea of, &c.: for that back (a) part whereas before the making of the promise hereaster mentioned, of an apone J. H. son of the said S. had put himself apprentice to one greet to be re-T. H. one of the attornies of the court of our fovereign lord the tu ned in case now king of the bench here, to wit, at Westminster, in the appeared did county of Middlesex, to be instructed in the mystery or business not continue. of fuch attorney, to lerve in the manner of an apprentice, from with the mafter the feast of, &c. in A. D. 1717, to the full end and term of five to whom he had years then next following, to wit, at, &c. in the county of L. been affigued. ? aforesaid: And whereas on the eighteenth day of July in A. D. Meigan's V.M. 1718, at, &c. aforefaid, in confideration that the faid T. H. at 214 the special instance and request of the said J. N. with the consent, affent, and agreement as well of the faid J. H. as aforefaid, S. his mother had alligned over the faid J. H. to the faid J. N. for the residue of the said term then to serve by the said J. H. to be served with the faid J. N.: And also in consideration of the sum of forty pounds then and there had and received by the faid J. N. with the faid J. H. on that occation, he the faid J. H. undertook and promised the said S. to return to the said S. the mother of the said [. H. the fum of twenty pounds, provided that the faid J. H. (a) See Assumptit to repay Money, post.





should not settle with the said J. N. for the term of three years, to be computed from the faid feast of, &c. A. D. 1717 aforesaid: And the faid S. in fact fays, that the faid J. H. did not fettle with the faid J. N. for the faid term of three years, to be computed from the faid feath of, &c. in A. D. 1717, aforefaid, but within that day of, &c. in A. D. &c. left the faid J. N. term, to wit, on the to wit, at, &c. aforesaid: Yet the said J. N. not regarding, &c. &c. Pledges, &c. Drawn by MR. WARREN.

pedaration on In the County Court 1 GEORGE LINDSAY, by A. B. his special of Sa Im confideration wether with the aforefail, at rid.

Sattorney, complains of Thomas Greenup en an exchange, in a plea of trespass on the case, &c. : for that whereas before the Maintiff would making of the promise and undataking of the faid defendant here-Exchangescrein after next mentioned, to vot, on, &c. at, &c. in the faid county of seattle of plun, and within the includition of this cours sho fell at the thes for cattle of was lawfully possessed of diver-, to wit, seven cows, and was then Sidefendants, toabout to go to a certain fair, called Garstang fair, holden at fum of money in the faid county of , and within the jurifdiction of this boot, the court; and the faid defendant was also then and there, that is to referendant pro- say, on, &c. at, &c. in the county and jurisuiction aforesaid, pos-field to deliver seitled of a certain heifer and a certain mare; and the said plaintiff part of his cattle and defendant being so respectively possessed, whilst they were so and the rest, to possessed, to wit, on the faid day of A. D. 1782 aforesaid, in the county and jurisdiction aforethoney, at a par- faid, in confideration that the faid plaintiff, at the special instance time; and request of the faid desendant, would exchange the said cows of though part of him the faid all instance for the faid cows of cartle delivered, him the faid plaintiff for the faid heiter and mare of him the faid the refidue and defendant and a certain fum of money, to wit, the fum of four popey undeli- pounds lifteen shillings of lawful, &c. to be paid to the faid plaintiff wered and un- by him the faid defendant, he the faid defendant undertook, and then and there faithfully promifed the taid plaintiff, that he would forthwith deliver to the faid plaintiff the faid heifer of him the faid defendant, and also that he would deliver to him the faid plaintiff the aforesaid mare of him the faid defendant, and pay to him the said plaintiff the faid fum of, &c. on his return from the aforefaid fair called, &c. by way of an exchange for the aforeful cows of the faid plaintiff: And the faid plaintiff in fact fays, that he, confiding in the faid promife and undertaking of the faid defendant, fo by him in manner and form aforefaid made, did afterwards, to wit, on the day and year aforefaid, at, &c. aforefaid, in the county and jurifdiction atorefaid, and in exchange for the faid mare and heifer and the fum of four pounds fifteen shillings to be paid, delivered, and given as aforefaid, deliver to the faid defendant the aforefaid cows of him the faid plaintiff, which the faid defendant then and there accordingly had and received from him the faid plaintiff: And the faid plaintiff in fact further faith, that although he did afterwards go to the aforefaid fair called, &c. and afterwards, to wit, on the , in the year 1782, return from the same, to wit, 21, &c. aforefaid; whereof the faid defendant then and there had notice :

notice; and although the aforefaid defendant hath delivered his aforesaid heifer to the said plaintiff by way of and in part of such exchange as aforefaid: Yet the faid defendant, not regarding his faid promife and undertaking to by him in manner and form aforefaid made, but contriving, &c. to deceive and defraud the faid plaintiff in this behalf, did not on his return from the faid fair called, &c. as aforefaid, deliver and pay, nor hath he at any other time whatfoever delivered and paid, by way of fuch exchange as aforefaid, or otherwise, the said mare of him the said defendant, and the faid fum of, &c. so by him agreed to be respectively delivered and paid to the faid plaintiff as aforefuld, or either of them (although to perform, &c.), but to do this hath hitherto who ly refuled, No. And whereas before the making of the promife and undertaking of ad Court more the faid defendant hereafter next mentioned, to wit, on, Sec. at, &c. general. in the county and jurisdiction aforefaid, the faid planning was lawfully possessed of divers, to wit, seven other cows, and the find defendant was also then and there, to wit, on, No. at, tec. in the county and jurisdiction aforefaid, possessed of a certain other larger and a certain other mare; and the faid plaintiff and d fendancheing fo respectively possessed as last aforesaid, while they were to parfessed, to wit, on, &c. at, &c. asoresaid, in the county and parish diction aforefaid, in confideration that the faid plaintiff, at the like special instance and request of the said defendant, had then and there undertaken and agreed with him the find defendant to exchange with the faid defendant the faid last-mentioned cows or him the faid plaintiff for the faid last-mentioned heiser and mare of him the faid defendant, and a certain fum of mancy, to wit, &c. of like lawful money, to be paid by the faid defendant to him the faid plaintiff, he the faid defendant undertook, and then and there faithfully promifed the faid plaintiff, to deliver him the faid plaintiff the faid last-mentioned helter and mare of him the faid defendance and also to pay him the said plaintist the said sum of, &c. by way of and in exchange for the faid last-mentioned cows of the fild plaintiff: And the faid plaintiff in fact fays, that he, confiding, &c. did afterwards, to wit, on &c. at, &c. aforefaid, in the county and jurisdiction aforesaid, and in exchange for the said mare and herself and furn of four pounds fifteen shillings so agreed to be paid, diffe vered, and given as last aforesaid, deliver to the said defendant the faid last-mentioned cows of him the said plaintiff, which the said defendant then and there accordingly had and received from him the faid plaintiff: And the faid plaintiff in fact further faith, that although the faid defendant hath delivered his faid last-mentioned heifer to the faid plaintiff, by way of and in part of fuch exchange as last aforesaid: Yet the said desendant, not regarding his said last-mentioned promise and undertaking so by him in manner and form aforesaid made, but contriving, &c. to deceive, &c. the said plaintiff in this behalf, hath not as yet delivered to the faid plaintiff, by way of exchange as aforefaid, or in any other manner, the faid last-mentioned mare of him the said defendant, nor hath he at any time whatfoever paid the faid fum of, &c fo by him agreed to be

paid to the said plaintiff as last aforesaid, or any part thereof (although to perform, &c.), but to do this hath hitherto wholly refused, &c.: (quantum meruit for cattle sold and delivered, &c. bargained and fold, &c.; work and labour of plaintiff's mare; money had and received; account stated; and common conclusion to the five last Counts.) V. LAWES.

Opinion.—If this case can be proved as stated, I see no objection to the action's lying for the whole of plaintiff's demand. As to a fet-off on account of the keep of the mare, I do not conceive the defendant intitled to any: but leaft the Court should incline to allow it, I have interted a Count for the labour of it, to

which plaintiff will be equally well intitled. I have only to add, that as I have no precedent of a declaration in the court in which this action is brought, I must trust to those who are conversant in its proceedings for the beginning and conclusion of it.

8th January 1783.

V. LAWES.

Declaration on maney lange for becught.

HERTFORDSHIRE, //. Thomas Goulding complains of agreement Joshua May being in the custody, &c.; for that whereas on the for an excharge first day of January A D. 1744, at Hertford in said county, a cattle; de-certain discourse was moved and had between said plaintiff and said eve his getting defendant, of and concerning a certain gelding of faid plaintiff a fum of and a certain gelding of faid defendant, and also of and concerneney in ex- ing an exchange to be made between faid gelding of faid plaintiff plantiff's geld- and faid gelding of faid defendant; and upon that discourse it was for non- then and there agreed upon between faid plaintiff and faid dement of mo. fendant, that fuid plaintiff should give and deliver up to faid deby the action is fendant his fuid gelding to and for the fole use of said defendant; and that faid defendant should give and deliver up to said plaintiff his faid gelding to and for the fole use and benefit of faid plaintiff; and that faid plaintiff should have, receive, and accept of faid defendant his faid gelding; and that faid defendant should have, receive, and accept of faid plaintiff his faid golding; and that faid defendant should pay to faid plaintiff over and above faid gelding to agreed to be delivered by fald defendant, the fum of one pound eleven thillings and fixpence, which faid fum of money and gelding of faid defendant were agreed between the faid parties to be paid by faid defendant to faid plaintiff, in exchange for faid gelding of faid plaintiff. And whereas afterwards, to wit, on fame day and year at, &c. aforefaid, in confideration that faid plaintiff (mutual promites): And faid plaintiff in fact faith, that in pursuance of said agreement on his part, he said plaintiff afterwards, to wit, on fame day and year, at Hertford aforefaid, gave and delivered to faid defendant his faid gelding to and for his detendant's own fole use and benefit; and although he said plaintiff well and faithfully performed and fulfilled all and every thing in faid agreement contained on his part to be performed and fulfilled according to the form and effect of his faid agreement and promisse and undertaking so made, to wit, at H. asorcsaid; and although faid defendant then and there delivered his gelding to faid plaintiff to and for his faid plaintiff's own fole use and benefit, according

#### OF GOODS, CATTLE, &c. AND FOR NOT ACCEPTING, &c.



according to the form and effect of faid agreement: Yet faid defendant, not regarding his said promise and undertaking as to the payment of faid one pound eleven shillings and fixpence, but contriving and fraudulently intending craftily and fubtilly to deceive and defraud faid plaintiff in this respect, hath not as yet paid said fum of money, or any part thereof to the faid plaintiff, although to do this he faid defendant was requested by faid plaintiff afterwards, to wit, on the day and year aforefaid, and often afterwards, to wit, at, &c. aforefaid, but he to pay the same to him, or to perform his faid agreement and promise in that respect, he said defendant hath hitherto wholly refused, and still refuses. (Counts for cattle, goods, wares, and merchandizes fold and delivered by plaintiff to defendant; and common conclusion to those Counts.) Diation by MR. WARREN.

Beeton, &c.: that whereas the faid Mark, at the time of the not fetching amaking of the promife and undertaking of the faid William here- way after next mentioned, was and from them a hitherto bath hear defend on hard after next mentioned, was, and from then e hitherto hath been, barganed for at a chandler, and during all that time hath used and exercised the so "much art and business of a chandler, and in so doing he the said M. carteload. hath during all that time there daily made divers large quantities of alhes, to wit, at, &c. in the county aforciaid; and the faid M. so making such large quantities of ashes, the said M. at the special instance and request of the said W. on the eleventh day of January A. D. 1749, at, &c. fold to the faid W. all the affect which he the faid M. should use in the way of his business as a chandler, within the space of one year than next ensuing, at the rate or price of five shillings a cart-load, to be therefore paid by the faid W. to the faid M. and undertook, and then and there faithfully promifed the faid W. to deliver to the faid W. the faid athes from time to time, as the faid W. should come and take and fetch away the fame, and in confideration thereof the faid W. undertook, and then and there faithfully promited the faid M. to come and take and fetch away the faid allies from tune to time as the fame should be made, and to pay the said price for the same to the faid M; and although the faid M. daily, during the faid year, there made in his faid trade a great quantity, to wit, one cart load of affect; and although the faid W. had due notice thereof, and was frequently during that year, from time to time, and at the end thereof, at, &c. required by the faid M. to come and take, and fetch away the faid affice; and the faid M. was always ready and willing to deliver all the faid after from time to time to the faid W. according to the confiderations and terms of the fale thereof: Yet the faid W. not regarding, &c. did not, when he was fo requested, or at any other time whatfoever hitherto, accept, fetch, or take away the faid ashes, or any part thereof, but

to do the fame there during all that time wholly refused, and suffored and permitted the fame to continue there in the house, yares,

SUFFOLK, ff. William Chapman, late of, &c. to Mark Declaration for

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and possession of the said M. taking up room there, and greatly annoying and obstructing the faid M. in his lawful butiness, to wit, at, &c. aforesaid. (Goods sold and delivered, goods bargained and fold, but not fetched away. Common conclusion.) Drawn by Mr. WARREN.

Seclaration aioneer for not putting up goods Male according advertife-

LONDON, f. Nathan Levy Coken complains of Henry faint an auc- Pelham being in the cuttody, &c. of a plea of trespass on the case, &c.; for that whereas heretofore, to wit, on the twentyfecond day of July in the year 1775, that is to fay, at L. aforefaid, in the parish of St. Mary Colen, in the ward of Cheap, in consideration any person or persons would purchase all or any of the goods and chattels hereafter mentioned, he the faid defendant did affert, publish, and promise that there was to be fold thereby, meaning that there should and would be put up to sale by auction at the Custom-house in Harwich, in the county of Essex, on Tuesday the twenty-fifth July in the said year 1775, at ten of the clock in the forenoon, the following goods in fundry lots, viz: (here fet out the bill of fale): And the faid plaintiff avers, that he, confiding in the promite and undertaking of the faid defendant, did afterwards, to wit, on the twenty-fourth day of July 1775, go and perform a certain journey, to wit, from London aforefaid to H. aforefaid, to inspect and view the faid goods, and with intent to bid for and purchase on the next day, being the asoresaid I uesday the twenty-fifth of July aforelaid, a great part thereof at fuch intended auction, and did then and there, to wit, on the faid Tuesday the twenty-fifth July 1775, attend, i. c. at ten in the forenoon, to wit, at the Custom-house at H. for the purpose aforefaid, and did then and there request the said defendant to put up for fale and fell by auction the faid goods according to the tenor of his promife aforefaid, that he the faid plaintiff might bid for and purchase a great part of the faid goods, he the faid plaintiff then and there intending to to do, and being ready to comply with the conditions of fale: Yet the faid defendant, not regarding, &c. but conclusion contriving, &c. (Add another Count like the above, only faying, Affumpfit 2- that in confideration plaintiff would buy. Two more Counts, J. A. and two more for work and labour, in going journies and giving attendance, and for other work, &c. Money laid out, lent, had, and received. Common conclusion to the three last Counts.) J. Morgan.

的所 Auctiobeers, post.

Special affump.

SURRY, f. Alfairs Squire complains of Isaac Burroughs ror not re- being, &c. in a plea of trespass, &c.; for that whereas, on the to hire in thirtieth day of May in the year 1773, at Southwark in the county and condition, of S. in confideration that the faid Alfairs, at the special instance and request of the said Isaac, had let to hire and delivered unto the faid Isaac a certain mare of the said Alfairs in good order and condition, of a large price, to wit, of the price of forty pounds, to be by him the faid Isaac rode a certain journey, to wit, from Southwark aforefaid to in the county of Surry aforefaid,

# 61 GOODS, CATTLE, &c. LENT AND LET TO HIRE.

and from thence back to Southwark aforesaid, for a certain hire or reward to be therefore paid by the faid Isac to the said Alfairs for the use and hire of the said mare, he the said Isaac undertook, and then and there faithfully promised the said Alfairs to take care of the faid mare in the faid journey, and to ride the fame in a reasonable manner, and to return the said mare to the faid Alfairs at the end of the faid journey fafe and in like good order and condition: And the said Alfairs in fact saith, that although the faid leac then and there, to wif, on the day and year aforefaid, at Southwark aforefaid, had and received the faid mare of the faid Alfairs for the purpose aforesaid, in good order and condition; and although the faid Isaac afterwards, to wit, on the day and year aforesaid, went with and rode the said mare a part of the said iourney, to wit, from Southwark aforefaid to Sutton in the county of Surry aforesaid: Yet the said Isaac, not regarding his aforesaid promife and undertaking to by him made in that behalf as aforefaid, but contriving, &c. to deceive, &c. the faid Alfairs in this behalf, he the faid Isaac did not, during the time that he had the faid mare for the purpose aforesaid, and whilst he was riding the said mare on the journey aforesaid, take care of the said mare, and ride the same in a reasonable manner, and at the end of the said journey, or at any other time, return the faid mare unto the faid Alfairs fafe and in like good order and condition as the faid mare was in at the time of letting to hire and delivery thereof to the faid Isaac for the purpose aforesaid, according to the tenor of his promise and undertaking aforesaid so by him made in this behalf as aforesaid (although to perform his aforesaid promise and undertaking so by him made in this behalf as aforesaid, the said Isaac was requested by the said Alfairs afterwards, to wit, on the thirty-first day of May in the year 1773 aforesaid, and often afterwards, to wit, at Southwark aforesaid), but on the contrary thereof, the faid Isaac, during the time that he had the said mare for the purpose aforesaid, that is to say, whilst he was riding the faid mare on the journey aforefaid, to wit, on the thirty-first day of May in the year 1773 aforesaid, at Southwark aforesaid, took to little and fuch bad care of the faid mare, and rode the faid mare in so unreasonable and careless a manner, that the said mare was then and there thrown and fell down to and upon her knees upon the ground there with such force and violence, that the knees of the faid mare were then and there out, bruised, and wounded, and the faid mare was thereby then and there cut, bruised, and wounded, and the faid mare was thereby then and there fo greatly cut, bruifed, lamed and damaged; that the faid mare being then and there of the price aforefaid, was thereby then and there wholly spoiled and rendered of no value, to wit, at Southwark aforesaid. And whereas, &c. (Indebitatus assumpsit and quantum meruit, for the hire of a mare. Two other Counts for a mare bargained and fold; money laid out; and common conclusion to the five last Drawn by Ma. WARREN. Counts.)

Vol. II.. Q SURRY,

SURRY, J. Richard Williams, esquire, v. Richard Street



(a) Declaration The actual pos-Cflion.

in a special and John Chandler. That whereas said defendants heretosore, to at wit, on the eighteenth of August, A. D. 1773, at Guildford in thit of the pur- faid county, were feifed, to wit, as devifees under and by virtue thator of an of the last will and tellument of John Vincent, of suite then do estate by auc- of the last will and tellament of John Vincent, esquire, then detion, against the ceased, that is to say, in their demessie as of see at the will of the take owner of lord, according to the cultom of the manor of Cronfdalc, in the Much efface, for county of Southampton, of and in a certain copyhold or customary pot delivering tenement with the appurtenances (late the estate of faid J. V. deceased), situate and being at, &c. and in and parcel of the manor of C. aforefaid, then in the tenure or occupation of Edward Price, as tenant thereof, to them faid defendants, that is to fay, at and under a certain yearly rent therefore paid by faid E. P. to faid defendants for fame. And whereas faid defendants being fo feiled of faid tenements with the appurtenances, they faid defendants before the time of the making of the agreement and their promife and undertaking hereafter next mentioned, retained and employed one John Randall as an auctioneer, to put up to file and fell by auction faid tenements with the appurtenances, for the highest price that could be got for the fame, to wit, at, &c. aforefaid. And whereas under and by virtue of fuch retainer the faid tenements with the appurtenances, just before the time of the making of the agreement and of the promife and undertaking of faid defendants hereafter next mentioned, to wit, on the eightecenth day of August in the year 1773 aforefuld, that is to say, at, &c. aforefaid, was put up to tale by auction by the faid J. R. as an auctioneer, and publicly exposed to fale and offered to be fold to the highest or best bidder at such auction by a description of the same, to wit, of a copyhold or cultomary freehold effate of the late John Vincent, esquire, in the tything of, &c. in the county of, &c. in the occupation of E. P. (i. e.) subject to and under certain conditions of fale, to wit, first, &c. (Here recine the conditions of fale.) And whereas he faid plaintiff did then and there, at fuch auction, bid for faid tenement with the appurtenances a large furn of money, to wit, the fum of one thousand fix hundred and five pounds, and was then and there at the faid auction duly declared the highest bidder for fame, and thereupon faid J. R. the auctioneer aforefaid, then and there declared faid plaintiff to be the buyer or purchater of faid tenement with the appurtenances, at and for faid fum of one thoufand fix hundred and five pounds, to which he laid plaintiff then and there affented, and then and there, to bind taid purchase, paid as a deposit and as a part of payment of said one thousand fix hundred and five pounds into the nands of faid 'John Chandler (one of defendants) a large turn of money, to wit, the fum of one hun. dred and fixty pounds, to wit, according to the tenor of the aforefaid conditions of fale; and thereupon, afterwards, to wit, on faid eighteenth of August in the said year 1773 aforesaid, at, &c. aforefaid, it was agreed by and between faid defendants and faid plaintiff, that faid plaintiff should pay the remaining sum of one thou-

(a) See Special Affumpfit concerning the Sale, Demile, &c. of Lands, ante.

### RELATING TO SALE, &c. AT AN AUCTION.



fand four hundred forty-five pounds on or before the twenty-ninth of September then next; and that in case the aforesaid E. P. the tenant would not quit the possession until Michaelmas 1774, that he faid plaintiff would accept him as a tenant from Michaelmas then next, to wit, from Michaelmas-day which was in the year 1773; and that faid detendants should give faid plaintiss the actual pollession of the premises, to wit, of the tenement aforesaid with the appurtenances, at Michaelmas 1774; and that faid plaintiff should concur with faid defendants in any and every necessary act for ejecting faid E. P. from faid premifes, to wit, the faid tenement with the appurtenances, at or before Michaelmas 1774; and that faid plaintiff should pay for the timber, willows, and pollards, standing on faid premises, to wit, on said tenement, agreeable to the fixth of the aforefaid conditions of fale, on or before the twenty-ninth of September then next: And faid agreement being so made, &c. (mutual promises): and said plaintiff in sact faith, that although he faid plaintiff did, after the making of faid agreement, and of the promife and and undertaking of him faid plaintiff, to wit, on faid twenty-ninth of September 1773 aforefaid, at, &c. aforefaid, pay to faid defendants the remaining fum of one thousand four hundred and forty five pounds in faid agreement specified, and did-also pay for the timbers, willows, and pollards standing on the premises, agreeable to the fixth of said conditions of fale; and although he did afterwards, to wit, on the day and year last aforciaid, at, &c. aforefaid, accept a conveyance of the premifes at his own expence; and although he faid plaintiff always, from the time of the making of the agreement aforefaid, hath done and performed every thing in faid agreement contained, and in the conditions of fale contained, on his part and behalf to be done and performed; and although he faid plaintiffdid, according to the tenor of the agreement aforefaid, and of his promife and undertaking aforefaid, afterwards, to wit, on the twenty-minth of September 1773 aforefaid, accept faid E. P. as his tenant of the aforefaid premifes, to wit, from Michaelmas 1773 until Michaelmas 1,74, he the faid E. P. having refuled to quit the possession of faid premifes before Michaelmas 1774; and although he faid plaintiff always, from the time of making of the faid agreement hitherto, bath concurred, and been ready and willing to concur with the faid defendants, in any and every necessary act for ejecting faid E. P. from faid premises at or before Michaelmas 1774. according to the tenor of faid agreement, and of his promife and undertaking by him made in that behalf as aforefaid, to wit, at, &c. aforefaid; and although he faid plaintiff always, on and from the twenty-ninth day of September, being Michaelmas-day, in the year 1773, hitherto, hath been and still is ready and willing, and often offered to enter into and accept and take the actual poffession of the aforeized premifes with the appurtenances, according to the tenor and effect of the aforefaild agreement; and although fail defendants had due notice of all and fingular the premites aforefaid, and were often requested by said plaintiff to give him the actual poticition

possession of the premises, to wit, of said tenement with the appurtenances, at Michaelmas 1774, according to the tenor of faid agreement, and of their promise, &c. by them made in this behalf as aforesaid, to wit, at, &c. aforesaid: Yet said defendants, not regarding, &c. but contriving, &c. to deceive, &c. did not, nor did either of them at Michaelmas 1774, deliver or give, nor have they, nor hath either of them at any time fince hitherto delivered or given, or caused to be delivered or given to said plaintiff actual possession of said premises, to wit, of the tenement aforesaid with the appurtenances, according to the tenor of faid agreement (although so to do they said defendants were requested by said plaintiff afterwards, to wit, on the twenty-ninth of September 1774, and often afterwards, to wit, at, &c. aforefaid); but they to do this have, and each of them hath hitherto wholly retuled, and still do, and each of them still doth, refuse so to do, to wit, at, &c.; and said plaintiff hath not as yet obtained the actual possesfion of faid tenement with the appurtenances. (Counts for money had and received, lent, &c. laid out, &c.; and common conclufrom to that Count. Damages two thousand pounds, suit, &c.) . Morgan.

This Cause was tried at Guildsord affizes 1776, before Lord Mansfield. Veidi@ for plaintiff, with Sol. damages.

excusvation in eath.

SOMERSETSHIRE, f. William Wetlase complains of for not pay- of December A. D. 1752, at, &c. in faid county, at the instance of plantiff of field defendant full to field detendant two he is at find released. fortwo hogs fold of faid defendant, fold to faid defendant two hogs of faid plaintiff, and delivered to at and for the price of thirty shillings, to be therefore paid by said Referedant, half defendant to faid plaintiff, the one half thereof in money and the In hops and half other half thereof in hops, at ten-pence the pound weight of hops, and then and there undertook and faithfully promifed faid defendant to deliver faid two hogs to faid defendant, whenever faid defendant should require him so to do, and fetch away same from faid plaintiff; and in confideration thereof faid defendant then and there paid to faid plaintiff one penny in part of payment of faid price to be so paid for same, and then and there undertook and faithfully promited faid plaintiff to fetch away faid hogs on the then next day, and to pay on his fetching away fane the refidue of faid rate or price for the same, to wit, sourteen shillings and elevenpence, part thereof, in money, and fifteen shillings, residue thereof, in hops at ten-pence the pound weight in hops; and although faid defendant did according to his faid promise the then next day, at, &c. aforefaid, fetch away faid two hogs; and although faid plaintiff did deliver to faid defendant said two hogs: Yet said defendant, not regarding, &c. but contriving, &c. to deceive and defraud faid plaintiff in this behalf, hath not yet paid to faid plaintiff faid fourteen shillings and eleven-pence in money, or any part thereof, or faid fifteen shillings in hops, or any part thereof, although to do this defendants was afterwards, to wit, on first January 1753, and often afterwards, at, &c. aforesaid, requested by said plaintiff; but he to do this hath hitherto wholly refused and still refuses (Add two more Counts, each for one other hog fold at twenty-five shillings, to be paid for in like manner. Counts for goods fold, &c.; and common conclusion.)

Drawn by Mr. WARREN.

FOR that whereas faid defendant, on the fixth of December Declaration at 1749, at Westminster, in the county of M. in consideration that suitofan attorney faid plaintiff had delivered to him two guineas, undertook and for defendant then and there faithfully promifed faid plaintiff to give faid two two guineas to a guineas to one Thomas Fassett, at, &c. on the same day: Yet third faid defendant, not regarding, &c. did not deliver or give said two whereby plains guineas to faid T. F. according to his faid undertaking; by rea- tiff was prefon whereof faid plaintiff, for want of faid two guineas being de- ventedfromprofor whereof faid plaintiff, for want or laid two guineas being de-livered to faid T. F. as aforefaid, could not proceed to the trial in a cause where of a cause then depending in faid court of faid lord the king before he was attorney the king himself, between one Robert Doda, plaintiff, and one for the plain-William Bevan, defendant, wherein said plaintiff was an attorney tiff therein; in for faid Robert Dodd, the plaintiff; and for faid plaintiff not have which his then ing proceeded to the trial of faid cause, afterwards, to wit, on the client obtained

in the year aforefaid, faid court of faid lord an action against the king here before, &c. granted a rule to faid Robert Dodd for him, whereby an attachment against said plaintisf; to discharge himself from said he was obliged attachment, said plaintiff afterwards, to wit, &c. in the year afore- to pry, &c. faid, at, &c. aforelaid, was obliged to pay, and then and there did pay to faid Robert Dodd forty pounds, to the damage of faid plaintiff of forty pounds. Suit, &c. pledges, &c.

Drawn by Mr. WARREN.

aforesaid, was attached to answer — Christopher in a plea of fit — not detrespass on the case, &c.: and thereupon the said plaintiff, by livering barley A. B. his attorney, complains; for that whereas the faid plain. bought byplain. tiff, on the first day of March A. D. 1747, at faid county, at the request of the said defendant, bought of the said dant. defendant five Welsh bushels of seed barley, at the rate or price of five shillings for every of the said bulhels thereof, to be therefore paid by the faid plaintiff to the faid defendant, and then and there paid to the said defendant in hand the sum of pounds, in part of payment of the faid rate or pince so to be paid for the said barley, and then and there undertook and faithfully promised the said defendant to pay to him the relidue of the faid rate or price fo to be paid for the faid barley on the delivery of the faid barley; and in confideration thereof, the faid defendant then and there undertook, and faithfully promifed the said plaintiff to deliver to the faid plaintiff the faid five Welsh bushels of seed barley, when

, in the tiff of defen-



## ASSUMPSIT SPECIAL.—On CONTRACTS, &c.

he the faid defendant should be thereto requested: And the faid plaintiffavers, that he the faid plaintiff afterwards, to wit, on the tenth day of March, in the year aforefaid, at, &c. aforefaid, requested the said desendant to deliver to the said plaintiff the said five Welfh bushels of feed barley, and was then and there ready to pay, and offered to pay, to the faid defendant the relidue of the faid rate or price so by him to be paid for the same: Yet the said defendant, not regarding his faid promite and undertaking, but contriving, &c. to deceive, &c. the faid plaintiff in this behalf, did not at the time he was so requested, or at any other time or times before or afterwards, deliver, or cause to be delivered, the faid barley, or any part thereof, to the faid plaintiff, but to do this then and there wholly refused, and from thence hitherto bath refused, and still refuses. And whereas, &c. (a Count for money had and received, and the common conclusion).

Drawn by Mr. WARREN.

(2) Special afmaniacting bulints.

2.30

FOR that whereas, on the eighth day of August A. D. 1750, for not at Westminster, in the said county of M in consideration that the faid plaintiff, at the special instance and request of the said detendant, would take and perform a journey, to wit, from London to the for taking Island of Man, there, to wit, at the said island, to transact certain journey and business for the said defendant, he the said defendant then and there undertook and faithfully promifed the faid plaintiff to pay him for the fame one guinea by the day, from the day inclusive he should fet forward from London to the faid island, and during his stay there, and until he should arrive at Whitchaven, in Cumberland, from the faid island, and three gumeas over and above his expences to and from the faid island: And the faid plaintiff avers, that he confiding in the faid promite and undertaking of the faid defendant, he the faid plantiff afterwards, to wit, on the ninth day of August, in the year aforesoid, did fet out on his said journey, to wit, from London aforefaid to the faid Island of Man, and took and performed the faid journey, and transacted the faid business of the faid defendant there at the faid island; and afterwards, to wit, on the thirtieth day of September, in the year aforefaid, arrived at W. aforefaid from the taid island; and by reason thereof, the said detendant, according to his promise and undertaking aforesaid, became liable to pay, and ought to have paid, to the faid plaintiff, fifty-fix guincas, to wit, fifty-three guincas for the faid fifty-three days during the faid journey, and three guineas over and above for his faid expences, to wit, at W. aforefaid; of all which faid premifes the faid defendant afterwards, to wit, on the first day of October A. D. 1750 aforefaid, at W. aforefaid, had notice: Yet, (Common conclusion.) Drawn by MR. WARREN.

(#) See Affumpfit to pay money in confideration of tervices done. post.



#### AGAINST CARRIERS BY LAND.

CUMBERLAND, to wit. J Beck, William McWhinnie, Declaration a. and William MDowall, complain of I homas Sim, being, &c. : gainft a carrier for that whereas, on the 3d July 1787, at Carlifle, in the faid county, tiffhaddelivered of C. in confideration that the faid plaintiffs, at the special instance two pipes of and request of the said Thomas, had caused to be delivered to the brandy, with two faid Thomas divers goods and merchandizes, to wit, two pipes or permits, accordcallts of brandy, containing a large quantity, to wit, of brandy, and one other pipe or calk of brandy, containing another carned from K. large quantity, to wit, gallons of brandy of them the faid to L. fordeliverplaintiff of great value, to wit, of the value of exc. together with two permits, one permit whereby the faid two without theper-first-meationed pipes or cases of brandy were duly, and according the custom to the form of the statute in such case made and provided, permitted house to pass from K. in that part of Great Britain called Scotland to C. seized the branin the land country of C. and to be there received by one R. T. and dy, and the one other permit whereby the faid last-mentioned pipe or cask of plaintiff was put brandy was duly, and according, &c. permitted to pals from K in endeavouring aforefaid to W. in the fail county of C. and there to be received to recover it. by one M. B. to be by the faid T. tafely and fecurely carried and transported, together with the sudpermits, in a certain thip or vessel called the Active, from K. aforefaid to W. aforefaid, and there, to wit, at W. aforefaid, to be fafely and fecurely delivered in manner following, to wit, the faid two first-mentioned casks or pipes of brandy to be delivered to the order of the faid R. T. or to a common carrier of goods and chattels, to be carried from thence to the faid R. T. at C. aforefaid, fuch method of fending and currying the same pipes or casks of brandy being a proper and usual method of fending and carrying fuch goods from K. aforefaid; and the fud last-mentioned pipe or cask of brandy to be delivered to the said M. R. at W. aforefaid, for a certain reafonable hire or reward to be therefore paid to the faid I homas for the fame, he the faid defendant (affumpfit, &c.) fafely and fecurely to carry and transport the faid three pipes or casks of brandy, together with the faid permits, from L. aforesaid to W. aforesaid, and there, to wit, at W. aforefaid, to deliver the same safely, to wit, the said two first-mentioned pipes or casks of brandy, and the same permit respecting the fame, to the order of the faid R. T. or to fuch common carrier as aforefaid, and the faid latt-mentioned pipe or cark of brandy, and the faid permit respecting the same, to the faid W. B.: Yet the L. J. T. not regarding, &c but contriving, &c. did not fafely and fecurely carry and transport the said three pipes or casks of brandy, together with the faid permits, from K. aforefaid to W. aforefaid, and there, to wit, at W. deliver the same according to his said promife and undertaking, but wholly neglected and fall d to to do; and the faid T. fo neglectfully and carelessly behaved himself, in the carriage of the same, that for want of due care, and through the art

gallons ing to the late pounds of, ing the brandy



#### ASSUMPSITSPECIAL .-- AGAINST CARRIERS BY LAND.

and default of him the said Thomas, he the said Thomas carried and transported the said three pipes or casks of brandy to W. aforefaid, and there delivered and gave up the custody and possession of the fame to certain persons there without the said permits, or either of them, and kept the faid permits, and each of them, in his own custody and possession; by reason whereof the said three pipes or casks of brandy were afterwards, to wit, on the tenth August, in the year aforesaid, seized and taken away by certain then officers of our lord the now king belonging to the excise of our said lord the king, forfeited for want of such permits being then therewith, and were then and there thereby wholly lost to the said plaintiffs; and the faid plaintiffs were put to great expence, to wit, to the expence of , in endeavouring to recover and establish their right, for the faid brandy, to wit, at C. aforefaid. And whereas also on the said day of January 1783, at, &c. in confideration that the faid plaintiffs, at the like special instance and request of the faid defendant, had caused to be delivered to the said Thomas divers other goods and merchandizes, to wit, three other pipes or casks of brandy, and two other lawful permits of them the faid plaintiffs as aforefaid, for the removal and delivering of the faid last-mentioned brandy of great value, to wit, of the value of to be by the faid Thomas fafely and securely carried and transported in a certain other ship or yessel of the said Thomas, called the Active, from R. aforesaid to W. aforesaid, and there, to wit, at W. aforefaid, to be delivered in manner following, to wit, two of the faid last-mentioned pipes or casks of brandy, and one of the faid permits respecting the same, to or for the use of the said R. T. and the other of the faid last-mentioned pipes or casks of brandy, and the other of the faid permits, to the faid M. B. for a certain reasonable hire or reward to be therefore paid to the said Thomas, he the laid Thomas (affumplit, Etc.) fafely and fecurely to carry and transport the faid last mentioned goods and merchandizes, together with the faid last-mentioned permits, from K. aforesaid to W. a'oresaid, and there, to wit, at W. aforesaid, to deliver the same, with the permits to the same respectively, to or for the use of the said R. T. and to the said M. B. in manner last-above-mentioned: Yet the said Thomas, not regarding, &c. did not deliver the faid last-mentioned pipes or casks of brandy and permits to the faid R.T. and M.B. respectively, in manner last-above-mentioned, at W. aforesaid, or elsewhere, but wholly neglected or refused so to do; and the said lastmentioned goods and merchandizes were, by and through the neglect and default of the faid Thom is, wholly lost to the plain. tills, to wit, at, &c. (Money had and received; and breach.) ALLEN CHAMBRE.

#### ASSUMPSIT SPECIAL.—AGAINST CARRIERS BY LAND.

LANCASHIRE, to wit. Joseph Lowe and Peter Marth Assumble, com complain of William Shepperd, being in the custody of the marshal fignor of good of the marshalsea of our sovereign lord the king, before the king against carried himself: for that whereas, on the twenty-fifth day of November, ing goods to the in the year of Our Lord 1780, at Manchester, in the said county we of configuration of Lancashire, in consideration that the said Joseph and Peter, at at Cartifle, when the special instance and request of the said William, did then and Glasgow as there deliver to the faid William a parcel of goods of the faid dreffed. Joseph and Peter, to wit, a parcel of goods containing filk ferrets and other merchandize of great value, to wit, of the value of twenty pounds of lawful money of Great Britain, directed to Messrs. Bailey and Inglis, in Glasgow, to be carried and conveyed by the faid William from Manchester aforesaid to the city of Carlifle, and there, to wit, at Carlifle aforefaid, to be fafely delivered to the use of the said Messrs. Bailey and Inglis, of Glasgow. aforesaid, and had then and there paid to the said William two thillings as a reasonable reward for his care and trouble in that behalf, the faid William undertook, and then and there, to wit, at Manchester aforesaid, faithfully promised the said Joseph and Peter fafely and securely to take care of, carry, and convey the said parcel of goods, and to deliver the same at Carlisse aforesaid accordingly: Yet the said William, not regarding his said promise and undertaking, but contriving and fraudulently intending to deceive and defraud the said Joseph and Peter in this behalf, did not take care of, carry, and deliver the faid parcel of goods in manner aforefuid, but hath hitherto wholly omitted and neglected so to do. and hath, by the negligence and carelessness of himself and his fervants, lost the same, to wit, at Manchester aforesaid, in the county aforefaid. And whereas also the said William afterwards, 2d Count, to be to wit, on the fame day and year aforefaid, at Manchester aforesaid, carried to Canin the faid county of Lancaster, in consideration that the faid life and for-Joseph and Peter, at the like instance and request of the said warded to Glass William, had delivered to the said William a certain other parcel of goods of the faid Joseph and Peter, to wit, a parcel of goods containing other filk ferrets and lawful merchandize of great value, to wit, of the value of other twenty pounds of like lawful money, directed to the said Messrs Bailey and Inglis, in Glasger, to be carried and conveyed by the faid William from Manchester aforesaid to the said city of Carlille, and from thence to be forwarded to the said Messrs. Bailey and Inglis, at Glasgow aforesaid, and had then and there paid to the said William the further sum of two shillings as a reasonable reward for his care and trouble in that behalf, undertook, and then and there, to wit, at Manchester aforesaid, faithfully promised the said Joseph and Peter safely and fecurely to take care of, carry, and convey the faid last-mentioned parcel of goods, and forward the same accordingly; and although the faid last-mentioned parcel of goods might have been carried and conveyed to Carlisle aforesaid, and from thence forwarded to Glasgow aforesaid; and although the said William hath been often requested so to do: Yet the said William, not regarding his said.

#### ASSUMPSIT SPECIAL.—AGAINST CARRIERS BY LAND



promissory rose that's fervant for

last-mentioned promise and undertaking, but contriving and fraudulently intending to deceive and defraud the faid Joseph and Peter in this behalf, hath not yet carried, conveyed, or forwarded the faid last-mentioned parcel of goods in manner aforesaid; and the said last-mentioned parcel of goods, for want of due care of the faid William, and through the mere neglect of the faid William, hath been, and is, wholly lost to the said Joseph and Peter, to wit, at Count, on a Manchester aforesaid, in the county asoresaid. And whereas also the leid William afterwards, to wit, on the nineteenth day of October, in the year of Our Lord 1782, at Manchester aforesaid, in the faid county of Lancaster, mode his certain note in writing, called a promissory note, figured with the proper hand of one Henry Smith. then and there being a person usually entrusted by the said William to fign fuch promissory notes for the faid William; whereby the faid Henry, for and on account of the faid William, on demand promifed to pay to the faid Joseph and Peter, by the names of Messirs, Lowe and Marsh, or order, thirteen pounds seventeen stillings value received, and then and there delivered the faid note to the faid Joseph and Peter; by reason where s, and also by sorce of the statute in such case made and provided, the said William became liable to pay to the faid Joseph and Peter the faid fum of money in the faid note contained; and being so liable, the said William, in consideration thereof afterwards, to wit, on the fame day and year last aforefaid, at Mancheffer aforefaid, in the county aforefaid, undertook, and then and there faithfully promifed the faid Joseph and Feter, to pay them the faid fum of money in the faid note contained, when he the faid William should be thereunto afterwards requested. (4th Count for money had and received; common conclusion, to two lait.)

> Affine ffit lies for an fioner v. garrier in this cafe, 5. Buil. 2680 Frome for corfignee, Bull. Ni. Pri. 36. or othe ffit, 1bid. 72 Eut if goods are stolen or fost from carrier, trover will not ke, but

assignification the contract, 5 Bur. 28:50 Configurer may take back good fine before delivery over to configure he becoming bankrupt; MSS. Cale, Balk, Ni. 1'r:. 36.

him to day of

ANCASHIRE, # Samuel Lees complains of Cornelius Manche Rupe, being in the custody of the marthal of the marthalfea of porter for our lord the now king, before the king himself, in a plea of trefgoods pale on the cale: for that whereas heretofore, to wit, on the in the year of Our Lord 178, to wit, at Manchester from one in the county of Lancaster, in consideration that the said Samuel, the another at the special instance and request of the said Cornelius, had then was cb- and there caused to be delivered to the said Cornelius divers goods the pay for and chattels, to wit, five hundred yards of printed cotton, five hundred yards of printed calico, five hundred yards of chintz, hive hundred yards of other calico, and twenty yards of wrapper, of a large value, to wit, of the value of thirty pounds of lawful money of Great Britain, to be by him the faid Cornelius fafely and fecurely carried and conveyed from a certain place at Man-

#### ASSUMPSIT SPECIAL.—AGAINST CARRIERS BY LAND.



chester aforesaid called to a certain other place at Manchester aforesaid called and there, to wit, at the faid laft. mentioned place, to be fafely and fecurely delivered for the faid Samuel for a certain reafonable reward and recompence to be therefore paid by him the faid Samuel to him the faid Cornelius, he the faid Cornelius undertook, and then and there faithfully promifed the faid Samuel fafely and fecurely to carry and convey the faid goods and chattels from the fild place called in Manchester aforesaid, to the said place called in Manchester aforefaid, and then to wit, at the faid last-mentioned place safely and fecurely to dehver the same for the said Samuel; and although the faid Cornelius had and received the faid goods and chattels to carry, convey, and deliver as aforefaid, to wit, at Manchester aforefaid in the county aforefaid: Yet the faid Cornelius, not regarding his faid promife and undertaking, but contriving and fraudulently intending craftily and fubtilly to deceive and defraud the faid Samuel in this behalf, did not deliver, nor hath he as yet delivered the faid goods and chattels, or any part thereof, at the in Manchetter aforefaid, or elsewhere, to faid place called or for the faid Samuel, according to his faid promife and undertaking, but on the contrary thereof, he the faid Cornelius afterwards, and before any delivery of the faid goods and chattels, or any part thereof, to or for the faid Samuel, to wit, on the day of in the year aforefaid, at Manchester aforesaid in the county aforefaid, to negligently and carelefsly behaved, had, and governed himself in the carrying and conveying of the faid goods and chattels, that the fame, for want of due and proper care in and by reason of the negligence of the said Cornelius, were then and there wholly lost to the said Samuel. And whereas hereto- 2d Count fame fore, to wit, on the day and year first above-mentioned, at Man-assirst, omittee chefter aforesaid in the county aforesaid, in consideration that the the reward. faid Samuel, at the like special instance and request of the said Cornelius, had then and there caused to be delivered to the said Cornelius divers other goods and chattels, to wit, five hundred yards of other printed cotton, five hundred yards of other calico. five hundred yards of other chintz, five hundred yards of other calico, and a wrapper containing the fame, of a large value, to wit, of the value of thirty pounds of like lawful money, to be fafely and fecurely carried and conveyed by him the faid Cornelius from the faid place, called Itreet in Manchester in aforesaid, to the said place called in itreet in Manchefter aforefaid, and there, to wit, at the faid last-mentioned place, to be delivered for the faid Samuel, he the faid Cornelius undertook, and then and there faithfully promifed the faid Samuel fafely and securely to carry and convey the said last-mentioned goods and chattels from the faid place called and there, to wit, at the faid last-mentioned place called place, to deliver the same for the said Samuel; and although the said Cornelius then and there took, had, and received the said last-mentioned goods and chartels for the purpose aforesaid; and

although

although he ought to have fafely and fecurely carried, conveyed,

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and delivered the time according to his faid last mentioned promife and undertaking: Yet the faid Cornelius, not regarding his faid last-mentioned promise and undertaking so by him made as aforefaid, but contriving and fraudulently intending craftily and fubtilly to deceive and defraud the faid Samuel in this behalf, did not fately and fecurely carry, convey, and deliver, nor hath he as yet fafely and fecurely carried, conveyed, and delivered the faid last-mentioned goods and chattels, or any part thereof, to and at the faid place called aforefaid, or elsewhere, to or for the faid Samuel, according to his aforefaid promife and undertaking, but on the contrary thereof, he the faid Cornelius afterwards, and before any delivery thereof according to his aforeful promife and undertaking, to wit, on the day of in the year aforefaid, at Westminster aforesaid, in the county aforesaid, so negligently and carelefsly behaved and governed himfelf in the carrying and conveying of the faid last-mentioned goods and chattels, that the fame, for want of due and proper care in and by reason of the negligence of the said Cornelius, were then and there 36 Count, on a wholly lost to the faid Samuel. And whereas heretofore, to wit, bailment tokeep on the day and year first above-mentioned, to wit, at Manchester aforesaid in the county aforesaid, in consideration that the said Samuel, at the like special instance and request of the said Corir lius, had then and there delivered, and caufed to be delivered to the faid Cornelius, certain other goods and chattels, to wit, five hundred yards of other printed cotton, five hundred yards of other printed calico, five hundred yards of other chiniz, five hundred yards of other calico, and a wrapper containing the fame, of a large value, to wit, of the value of other thirty pounds, of like lawful money, to be by him the faid Cornelius fafely kept for and delivered to the faid Samuel upon request, he the faid Cornelius then and there undertook, and faithfully promifed the faid Samuel fafely to keep the faid last-mentioned goods and chattels for, and to deliver them to, the faid Samuel upon request; and although the faid Cornelius then and there took, had, and received the faid last-mentioned goods and chattels on such bailment thereof as aforefaid; and although he ought accordingly to have kept the same for, and to have safely delivered the same to the said Samuel upon request; and although to deliver the same to the said Samuel he the faid Cornelius afterwards, to wit, on the day and year last aforesaid, at Manchester aforesaid in the county aforesaid, was requested by the said Samuel: Yet the said Cornelius, not regarding his faid last-mentioned promise and undertaking, but contriving and fraudulently intending craftily and subtilly to deceive and defraud the faid Samuel in this behalf, did not keep the faid last-mentioned goods and chattels safely, and so deliver the fame to the faid Samuel when he the faid Cornelius was so requested as aforesaid, nor hath he as yet delivered the same to the faid Samuel, according to and in performance of his faid promife

and undertaking; but on the contrary thereof, he the faid Samuel

and deliver fuicly.

#### ASSUMPSIT SPECIAL. — AGAINST CARRIERS BY LAND.



in fact fays, that whilst the said Cornelius had the said last-mentioned goods and chattels in his possession on the aforesaid bailment thereof, to wit, on the day and year last aforesaid, at Manchester aforefaid, in the county aforefaid, he the faid Cornelius took so little and fuch bad care of the faid last-mentioned goods and chattels, and behaved and governed himfelf in fo negligent, carelefs, and incautious a manner in the keeping thereof, that the faid last-mentioned goods and chattets then and there were and are, by the mere negligence, carelessness, and inattention of the said Cornelius in the keeping thereof, wholly lost to the faid Samuel, to the damage of the faid Samuel of thirty pounds; and therefore he brings his fuit, &c.

The plaintiff is a carrier from Manchester to York, and the desendant is his porter. The goods in question were delivered to plaintiff to carry from M. to Y. and were loft out of his porter's cart at M. The plaint: if was obliged to make them good, but did not pay for them till after this action brought.

Qu. Will fuch iast mentioned circum. stance prejudice the plaintiff's action?

I take it to be fettled law, that if I deliver goods to another to keep fafely (or to carry fafely, which is the fame

thing), the property of a third perfon, the perion to whom I delivered the goods is bound to perform his undertaking with nie, and thall not be permitted to flicw that the goods were only (a) bailed to me in order to difcharge himself; if so, it can make no difference in this case whether the plaintiff paid for the goods in question after this action brought or before, or if at all or not.

T BARROW.

(a) See New Abr. tit. Bailment; 1 vol. 237. 1. Roll. Abr. 607.

YORKSHIRE, to wit. John Tritton complains of Samuel Declaration a-Lees, being, &c.: for that whereas the faid John heretofore, to gainst a comwit, on, &c. at, &c. being lawfully possessed of divers goods and mon carrier for chattels, to wit, of a certain box containing therein thirty pair of not taking procotton cards of a large value, to wit, of the value of seven pounds committed to of lawful money of Great Britain; and being also then and there his custody, desirous of sending the same from H. aforefuld to M. in the county which he was to of C.; and the faid Samuel being then and there a common carrier of goods and chattels for hire, he the faid John on, &c. deli-whence he was vered, and caused to be delivered, to the faid Samuel the faid to forward them. goods and chattels of him the faid John, to be by him the faid Sa- to C. but dist: muel, as such carrier as aforesaid, carried and conveyed from H, not, &c. &c. aforefaid to M. aforefaid, and there, to wit, at M. aforefaid, to be fafely and fecurely delivered for the faid John to one J. R. for a certain reasonable hire or reward to him the said Samuel; and thereupon afterwards, to wit, on, &c. at, &c. in confideration that the faid John had so delivered the said goods and chattels of him the faid John unto him the faid Samuel, for the purpose aforefaid, he the faid Samuel undertook, and then and there faithfully promised the said John to safely and securely carry and convey the faid goods and chattels of and for him the faid John from H. aforefaid to M aforefaid, and there, to wit, at M. aforefaid, to fafely and securely deliver the same to the said J. R.; and although the faid Samuel then and there had and received the faid goods and chattels for the purpose aforesaid, and although a reasonable time



# ASSUMPSIT SPECIAL.—Against CARRIER SEVLAND.

for that purpose hath long since elapsed: Yet the said Samuel, not regarding his faid promife and undertaking, but contriving to defraud and injure the full John, did not fafely and fecurely carry or convey the faid goods and chattels of him the faid John from H. aforeful to M, aforefaid, and there deliver the fame to the faid J. R. but therem wholly failed and made default, and on the contrary wrongfully delayed the delivery of the faid goods and chattels, and whilft he fo had the faid goods and chattels for the purpose aforesaid, to wit, on, &c. he the said Samuel took so little and fuch bad care of the fame, and behaved to negligently in the premites, that the aforefaid cotton cards thereby, and for want of due and proper care being taken of the fame, became and were and are wholly and entirely specified; and in consequence thereof, and of such delay as aforelaid in the delivery thereof, he the full John lost the fale thereof to the find J. R. and all profit and ulvaninge that to would have amen to him from fuch fale, to wir, at, &c. And whereas afterwards, to wit, on, &c. at, &c. in confideration that the find John, at the special instance and request of the faid Samuel, mens the de- had delivered and cauled to be delivered to the faid Samuel diverse other goods and chattels of him the fand John, to wit, a certain other box containing divers, to wit, thirty other pair of exting cards of a large value, to wit, of, &c. to be by him the find Samuel calded and conveyed from, &c. to, &c. and to be properly and with out delay forwarded from thence to Al. afor faid in the county of C. for a certain realonable hire or reward to han the find Samuel, he the faid Samuel undertook, &c. the faid John to fately and ficurely carry and convey the faid laft-in intioned goods and chattels for him the faid John from H. aforeful to M. Mondaid, and to moperly and without delay forward and find the fame from thence to Wh. aforefuld; and although the taid Somuel, on, &c. at, &c. had and received the field lift-mentioned goods and chattels of and from him the faid John for the purpote last aforefaid, and although he the faid Samuel carried the fame from Hillafore find to Me, forefaid, and could and might have properly and without delay forwarded and fent the tance from the ice: Yet the taid Samuel, not in garding, &c. but contriving. &c. did not properly and without delay forward and fend the faid last inentioned goods and chattels from M. aforeful to M. ato-flud, but therein wholly fulled and made default, on the contrary delayed and omitted to lo forward and fend the fame; and whilst he so had the said list mentioned goods and chattels for the purpole aforefaid, he the faid Santu-I took fo little and fuch bad care thereof, that the fold last-mentioned cotton cards became and were and are damaged and wholly tooled: and in confequence thereof, and of fuch delay as aforetaid in the delivery thereof, he the faid John lost and was deprived of the fale thereof, And whereas afterwards, to wit, on, &c. at, &c. in confideration that the faid John, at the like special instance and request of the faid Samuel, had delivered to the faid Samuel divers other goods and chattels of him the laid John, to wit, a certain

other

ed Count. forward the goods non H. in M. without Livery.

Jufely carraed mad del vered, without facing the undertaking to forward.

other box containing divers, to wit, thirty other pair of cotton cards of a large value, to wit, of, &c. to be carried, conveyed, and fent from H. aforefaid to M. aforefaid, in the faid county of C. and there, to wit, at M. aforefaid, delivered to the faid J. R. for a certain reasonable hire or reward to him the said Samuel, he the laid Samuel undertook, &c. the faid John, that the faid latt-mentioned goods and chattels fhould be fafely and fecurely carried and conveyed for him the faid John from, &c. to, &c. and there fafely and fecurely delivered to the faid J. R. within a reasonable time then next following; and although a reasonable time for that purpote hath long fince elapted: Yet the faid Samuel, not regarding, &c. but contriving, &c. the fail John, did not fafely and fecurely, or in any other manuer, carry or convey, or cause the faid lastmentioned goods and chattels to be carried or conveyed from, &c. to, &c. and there, to wit, at M. afcrefaid, fafely delivered the fame, or case the fim to be delivered to the find J. R. but therein wholly failed and made default; and on the contrary thereof, whillt he so had the faid left-mentioned goods and chartels for the purpose aforetaid, he the faid Samuel took to facto, &c. that the 4 od half-mentioned corton cards became and were and  $m_{\pi}$  domaged and woolly spoiled; and in confequence thereof, and or other the promises, he the taid John lost and was depended of the tale thereof, to wit, at, &c. (vioney laid out, &c.; money had and techived; account flated; and common conclution.)

V. Lawes.

MIDDLESEX, J. John Kennard, Lite of, &c. was attach- Declaration as ed to answer Thomas I cters, &c.: for that where, she the faid gainstacommon Thomas heretofore, to wit, on, See being lawfully possessed of carrier for not delivering goods divers goods and chattels, to wit, fix dozen of cort in handker- which chiefs, &c. of a large value, to wit, of the value of twenty pounds given him toden. of lawful, &c. and being aifs then and there definous of fending the liveral, &c. but fame from, Ec. 19, Ec; and the faid John then and there being a long the same. common carrier of goods for hire from, Se. to, Se. in and by a certain common flage waggon of him the faid John, he the faid Thomas beretofore, to wit, on, Sc. at, Sc. delivered and carfed to be delivered to the faid John the faid goods and chattile of him the faid Thomas, to be by him the laid John carried and conveyed from, & c. to, &c. in and by his aforefaid waggen, for certain reasonable hire or reward unto him the find John; (1) and thereupon after- find John underwards, to wit, on, &c. in confileration that the faid Thomas had fo took, &c. the delivered the faid goods and chattel of him the faid Thomas unto him faid Thomas, to the faid John for the purpose asprejaid, he the faid John undersook, accordingly car-Se, the faid Thomas to take care of the faid goods and chattels, and ty and convey to safely and securely carry and convey the same in and by the said mentioned

goods, &c. from, &c, to, &c. and there, to wit, at, &c. to deliver the time within a reasonable space of time then next following; and although the fald John then and there had and received the faid laft. mentioned goods and chattels or and from him the faul Thomas for the purpole last aforelaid; and although a reasonable time for that purpose hath long fince clapsed. Yet, &c

waggen of him the said John from, &c. to, &c. and there, to wit, at, &c. to deliver the same: Yet the said John, not, &c. but, &c. the faid Thomas in this behalf, did not take care of the faid goods and chattels of the faid Thomas, nor fafely nor fecurely carry and convey the same, or any part thereof, from, &c. to, &c. in and by his aforefaid waggon, or otherwise, nor there deliver the same, or any part thereof, but he fo to do hath hitherto neglected and re-\* and the fused, and therein wholly failed and made default, (2) contrary to to last-men- the aforesaid promise and undertaking of the said John; whereby, med roods and and by means whereof, and for want of due and proper care of the hantels are full faid goods and chattels, the faid goods and chattels became and are fill haly under money the left to the faid the money and hat hat his conference thereof wered by the now wholly lost to the faid Thomas, and he hath in consequence thereof John to, lost the sale and disposal of the same, and all benefit and advantage or on ac that would otherwise have arises and accrued to him from such sale, the faid Tho-And whereas, on the day and year aforelaid, in confideration that the faid Thomas, at the special instance and request of the said John, had then and there delivered to the said John divers other goods and attels, to wit, fix dozen of other cotton handkerchiefs, &c. (Geogra with the 2d Count same as the last, omitting what is in Italic, and inserting what is in the margin, and conclude as before, observing the same as to the Italic: 3d Count, for money had and received; account stated; and common conclution.) V. Lawes.

Declaration emithing his jour-

LANCASHIRE, to wit. For that whereas defendant, on the the tenth of March 1787, and before, was and still is owner and of a proprietor of a certain common coach or carriage going and passing coach for from Livernool in the field common. carrying from Liverpool in the faid county of Lancaster to London, and so therein back again from London aforefaid to Liverpool aforefaid, for the car-Liver- riage and conveyance of pallengers therein for certain hire, fare, to Lon- and reward, to wit, at Liverpool aforefaid; and defendant being atter he had fo owner and proprietor of the faid coach or carriage, afterwards, ken a place, to wit, on, &c. at, &c. in confideration that the faid plaintiff, at mart of the way the special instance and request of the said desendant, would then by your plain- and there take and engage one place in the faid ceach or carriage was put to of him the faid defendant, for him the faid plaintiff to be carried expence in fi- and conveyed as a passenger therein from Liverpool aforesaid to London aforefaid, at and for certain reasonable sare or hire to be therefore paid by the faid plaintiff to the faid defendant for the carriage and conveyance of the faid plaintiff as fuch paffenger in the faid coach or carriage from Liverpool aforefaid to London aforefaid, undertook, and to the faid plaintiff then and there faithfully promifed to carry and convey the faid plaintiff in the faid coach or earriage from Liverpool aforefaid to London aforefaid: And the faid plaintiff in fact fays, that he, relying on the faid promife and undertaking of the faid defendant, and in hopes of the faithful performance thereof, afterwards, to wit, on, &c. at, &c. did take and engage one place in the faid coach or carriage of defendant for the faid plaintiff to be carried and conveyed as such passenger therein

from Liverpool aforesaid to London aforesaid: And the said plaintiff in fact further lays, that although afterwards, to wit, on, &c. defendant, in part of performance of his faid promise and under-Taking, did carry and convey him from Liverpool aforefaid part of the way to London aforesaid, to wit, to a certain place on the read to London aforesaid, called Congleton, in the county of Chester, to wit, at, &c: Yet the said defendant, not further, &c. but contriving, &c. did not nor would not carry or convey the faid plaintiff in the faid coach, or in any other man from Congleton aforefaid to London aforefaid, although fo to do he the faid defendant afterwards; to wit, on, &c. often fince, at, &c. was requested; but, on the contrary thereof, then and there wholly refused to carry or convey the said plaintiff in his faid coach or carriage, or in any other manner, from C. af refaid to L. aforefaid, and therein wholly failed and made default, to wit, at, &c. contrary to the form and effect of the faid promife and undertaking of the fuld defendant to be by him made as aforefaid; by reason and means of which said premises the said. plaintiff was forced and obliged to lay out and expend, and did actually lay out and expend a large tum of money, to wit, the fum of twenty pounds of, &c. in and about the performance of the relidue of his faid journey, and in and about the conveying himfelf from the faid place in the faid road to London africaid, called Congleton aforefaid, to London aforefaid. (2d Count, in confideration plaintiff had taken a place, &c.; common Counts.)

Drawn by MR, GRAHAM.

LONDON, to wit. Leonard Bartholomew; efquire, com- Declaration plains of Edward Sandell, being in the cuffody of the marshal of estimpts on the the marshalfea of our lord the now kinz, before the king himself: custom of the for that whereas the faid Edward, on the twenty-fifth day of March realin against in the year of Our Lord 1777, and long before, was and from for Johns known thence hitherto hath been and still is a common carrier of goods and &c. Lent by him chattels, and by himfelf and his fervants hath been used and accustomed to carry and convey the goods and chattels of all perfons whatfoever requiring the carriage thereof, from the borough of Southwark in the county of Surry to Town Malling in the county of Kent, and from Town Malling aforefaid to the borough of Southwark aforesaid, for a certain hire or reward to be therefore paid to the faid Edward: And the faid Edward, so being such common carrier as aforesaid, on the said twenty-fifth day of March in the year aforefaid, at the borough of Southwark aforefaid in the county aforesaid, in consideration that the said Leonard, at the special instance and request of the said Edward, had delivered to the faid Edward a certain quantity of linen, to wir, twelve diaper table-cloths, five hundred yards of sheeting, of the said Leonard, of the value of fifty pounds, to be fafely and fecurely carried by the faid Edward from the borough of Southwark aforefaid, in the county aforesaid, to Town Malling aforesaid, in the said coun-

\* See Misfeafance, Negligence, and remaining precedents against Carriers by Nonfeafance, in the Indem-most of the Land coming under one of those heads.

Vot.. H



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twof Kent, for a reasonable reward to be therefore paid to the said Edward for the carriage thercof, he the faid Edward afterwards, to wit, on the same day and year last aforesaid, at London, to wit, in the parish of St. Mary-le-Bow in the ward of Cheap, undertook, and then and there faithfully promised the said Leonard safely and fecurely to carry and convey the faid quantity of linen from the borough of Southwark aforefaid to Town Malling aforefaid; and although the faid Edward then and there had and received the faid quantity of linen to be conveyed and carried as aforefaid: Yet the faid Edward, not regarding his faid promise and undertaking, but contriving and fraudulently in ending craftily and fubtilly to deceive and defraud the faid Leonard in this respect, did not safely and fecurely carry and convey the faid quantity of linen from the borough or conditional anorements of Town Malling aforefaid; but on the contrary thereof, the faid Edward fo carelesly, negligently, and improvidently behaved himfelf in and about the carriage thereof, and took so little and such bad care thereof, that by and through the mere neglect and default of the faid Edward, and of his fervants by him employed in and about the carriage thereof, the faid quantity of linen was wholly loft, to wit, at London aforefaid, in for parish and ward aforesaid. And whereas also, on the said twentyhip fifth day of March in the faid year of Our Lord 1777, at the pable borough of Southwark aforefaid, in the county aforefaid, in confideration that the faid Leonard, at the like special instance and request of the said Edward, had delivered to the said Edward a certain other quantity of linen, to wit, twelve other diaper tablecloths, five hundred other yards of sheeting, of the said Leonard, of the value of other fifty pounds, to be carried and conveyed by the faid Edward from the borough of Southwark aforefaid to Town Malling aforefaid, fafely and fecurely, and with all reasonable fpeed and expedition, for a reasonable reward to be therefore paid to the faid Edward for the carriage thereof, he the faid Edward afterwards, to wit, on the same day and year last aforefaid, at London; to wit, in the parish of St. Mary-le-Bow in the ward of Cheap, undertook, and then and there faithfully promifed the laid Leonard to carry and convey the faid last-mentioned quantity of linen from the borough of Southwark aforefaid to Town Malling aforefaid, fafely and fecurely, with all reasonable speed and expedition; and although the faid Edward then and there had and received the faid last mentioned quantity of linen to be carried and conveyed as latt aforefaid: Yet the faid Edward, not regarding his last-mentioned promise and undertaking, but contriving and fraudilently intending craftily and lubtilly to deceive and defraud the faid Leonard in this respect, did not carry and convey the said Taffinentioned quantity of linen from the borough of Southwark sorefaid to Town Malling aforefaid, safely and securely, and with all reasonable speed and expedition (although often requested so to do); but on the contrary thereof, the faid Edward so carelessly and negligently behaved himself in and about the carriage thereof, and neglected and omitted to carry and convey the same from the borough

borough of Southwark aforefaid to Town Malling aforefaid, for to long and unreasonable a space of time, that by means thereof the Kild last-mentioned quantity of linen became of no use or value to the faid Leonard, to wit, at London aforefaid. (Count for money paid, Luid out, and expended.) Yet the faid Edward, not regarding his faid feveral promifes and undertakings fo made as aforefaid, but contriving and fraudulently intending craftily and fubtilly to deceive and defraud the faid Leonard in this behalf, hath not yet paid the faid feveral fums of money, or any of them, or any part thereof, to the faid Leonard, although so to do he the said Edward afterwards, to wit, on the same day and year last aforesaid, and often fince, at London aforesaid, in the parish and ward aforesaid, hath been requested by the said Loonard; but he to do this hath hitherto wholly refused, and still that refuse to the damage of the faid Leonard of one hundred pounds; and therefore he brings his fuit, &c.

It appears from the case of Dile against Hall, r. Wilf. Rep. 281. that a carrier, who undertakes to carry goods, must deliver them safe at all events, exsept damaged by the act of God or the

king's enemies; and that the declaration may be in affumpfit, and need not flate the cuitons. Vide also 1, Salk. 18. 1. Vent 196, 238. Latch. 127.

LONDON, J. William Reynolds complains of J. Jones, in (a) Againt (a) the custody, &c.: for that whereas the said James Jones, on the common carrier tenth day of August in the year of Our Lord 1734, was, and for losing goods, long before and always afterwards, hitherto, hath been and yet is a common carrier of goods and chattels, and for his profit hath used and been accustomed, for and during the whole time aforefaid, to carry goods and chattels for hire and reward from London to Crewkhorne in the county of Somerfet, and from Crewkhorne aforefaid to London, for any person or persons desiring such carriage. And whereas, by the law and cuftom of this kingdom of England, any fuch common carrier of goods and chattels, who receives the goods and chattels of any person or persons so to be carried for hire and reward, is bound to keep the fame without spoiling, detaining, or losing the same, and so that no damage may in any manner arife to fuch person for the negligence or want of care in such common carrier or his servants. And whereas the faid William, on the faid tenth day of August in the year of Our Lord 1734, at London aforefaid, to wit, in the parish, &c. was possessed of two butter-tubs of the value of forty shillings; and being so possessed thereof, he the said William, on the same day and year, &c, delivered the faid two butter-tubs to the faid James to be carried from London aforesaid to Crewkhorne in the county. of Somerset aforesaid, and there to be delivered to A. B. (1) and (1) If for a parhe the faid James Jones was to take as a reward for the faid car- ticular price.

then let it forth.

<sup>(</sup>a) See 1. Mod. Ent. in English, fo. 145. 1. Salk. fo. 10. 704. 1. Complete Attornies Practice, 294. English Pleader.



Finge and delivery as aforesaid as much money as he should therefore reasonably deserve to have; and he the said James Jones did then and there take and receive the said two butter-tubs to be carried and delivered in form aforesaid: Yet the said James Jones fiath not at any time afterwards hitherto carried or delivered the faid butter-tubs in manner as aforefaid, nor redelivered the fame, or either of them, to the faid William, or any other person by his order; but the faid butter-tubs were afterwards, to wit, on the tenth day of October in the year aforesaid, at London, &c. by reason of the negligence of the said James and his servants in that behalf, wholly lost and destroyed, to the damage of the said William of forty shillings; and therefore he brings suit, &c.

Drawn by MR. WARREN.

Declaration aveying the goods from S. to B.

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WARWICKSHIRE, to wit. T. H. and R. H. complain of gainst a carrier S. T. being, &c.: for that whereas before and at the time of the plaintiff's box making of the promise and undertaking hereinaster next-mention-box B. to B. ed, they the said plaintists were lawfully possessed of and in a certhe leaving it on tain case or hox containing divers goods, wares, and merchandizes he road at S. hereinafter particularly mentioned, which they the faid plaintiffs of good a ship, nerematter particularly mentioned, which they the said plaintiffs board of were about to send from B. in the said county of Warwick to which the goods Bewdley in the county of Worcester, to be there delivered acwere to be fent, cording to their orders and directions, in order to be forwarded the box, and board a certain ship or vessel then lying in the port of B. and the profits then about to sail from thence, to wit, at, &c.; and whereupon the voyage, afterwards, to wit, on the fourth July 1788, at, &c. in confideraput to tion that the faid plaintiffs, at the special instance and request of expense in con- the faid Samuel, had delivered, and caused to be delivered to him, the faid case or box containing the said goods, wares, and merchandizes, to wit (here the goods fent should be specified,) of great value, to wit, of the value of two hundred pounds of, &c. to be by him the faid S. fafely and fecurely carried and conveyed from Birmingham aforefaid to Bewdley aforefaid, and there, to wit, at Bewdley aforefaid, to be delivered according to the orders and directions of them the faid plaintiffs, in order that the fame might be forwarded, thipped, and configued as aforefaid, within a reasonable time then next ensuing, for a certain reasonable hire and reward, to be therefore paid to the faid S. he the faid defendant undertook, &c. fafely and fecurely to carry and convey the faid case or box, containing the said goods, wares, and merchandizes, so entrulted to his care and custody as aforesaid, from Birmingham aforefaild to Bewdley aforefaid, and there, to wit, at Bewdley aforesaid, to deliver the same according to the orders and directions of the laid plaintiffs, in order that the same might be forwarded, thipped, and configned as aforefaid, within a reasonable time then next enfuing: And the faid plaintiffs aver, that the faid four days was a reasonable time for the carriage and delivery at Bewaley aforefaid of the faid case or box containing the said goods.



goods, wares, and merchandizes aforesaid, so entrusted to the care and custody of the said S. as aforesaid, to wit, at, &c.: Nevertheless the said defendant, not regarding, &c. but contriving, &c. not carry or convey the faid case or box containing the faid god's, wares, and merchandizes so entrusted to the care and custody of the said S. as aforesaid, from Birmingham aforesaid to Bewdley aforesaid, and there, to wit, at Bewdley aforesaid, deliver the fame according to the orders and directions of the faid plaintiffs, for the purposes aforesaid, within the space of four days then next, or at any time within a reasonable time afterwards; but on the contrary thereof, he the faid S. afterwards, to wit, on the same, &c. carried and conveyed the faid cafe or box, containing the faid goods, wares, and merchandizes, only part of the way to Bewdley aforefaid, to wit, to a certain place in the road to Bewdley aforefaid, called Stoinbridge in the faid county of Worcester, and there, to wit, at Stoinbridge aforefaid, fraudulently, deceitfully, negligently, and remissly kept and detained the faid case or box containing the faid goods, wares, and merchandizes, for a long spaceof time, to wit, for the space of three weeks then next following, contrary to the form and effect of the faid promife and undertaking of the faid S, so by him made as aforefaid; by reason and means of which faid premifes, and by and through the neglect, delay, and default of the faid Samuel in not carrying and conveying the faid cate or box containing the faid goods, wares, and merchandizes to Bewdley aforefaid, the faid thip or vellel, on board of which the faid case or box was to have been so as aforesaid shipped and configued, failed and departed on her faid voyage from Briftol aforefaid. without the faid case or box containing the said goods, wares, and merchandizes; and by reason of which said premises they the said plaintiffs were not only prevented and hindered from thipping and configning the faid case or box, containing the said goods, wares, and merchandizes on board the faid ship or vessel, and were thereby deprived of divers great gains, profits, and emoluments which they might and would have otherwise gotten, acquired, and obtained therefrom, but also they the faid plaintiffs laid out and expended a large fum of money, to wit, the fum of ten pounds of, &c. in and about the carrying and conveying the faid case or box, containing the faid goods, wares, and merchandizes, from Stoinbridge aforefaid to Bewdley aforefaid, and in endeavouring to have the fame shipped on board the said ship or vessel before the sailed from Briftol aforefaid; and by reason of the premises, the said goods, wares, and merchandizes became of no use or value to the said plaintiffs, to wit, at, &c. (2d Count generally, for not carrying the boxes in a reasonable time, omitting that the box was to be sent by a ship, and all the special damage, except that plaintiffs were nut to expence in carrying the goods from Stoinbridge to Bewdley; money paid &c.; and had and received.) Prawn by Mr. GRAHAM,

carry goods tile America (

Declaration MIDDLESEX, / John Foster complains of Boling negligence at broke being, &c. in a plea of trespass on the case: for that wherefult of a as the faid plaintiff, before the making of the promise and underthe who had taking of faid defendant hereinafter next mentioned, to wit, or day of in the year of Our Lord L. to at Westminster in said county of Middlesex, had and received a who certain parcel of a large value, to be by him fafely and fecurely way, and cock. And the field Take To a Searried the carried and conveyed from London to Feltwell in the county of wered them cock: And the faid John Foster in fact further saith, that having Referdant to carried and conveyed the faid parcel to him delivered as aforethe re- faid, from London aforefaid to Bury St. Edmunds in the county of nainder, who Suffolk, he the faid John Foster did afterwards, to wit, at Bury hereby plain. St. Edmunds aforesaid, that is to say, at Westminster aforesaid in was forced the faid county of Middlesex, at the special instance and request of pay for the faid defendant, deliver and cause to be delivered to the said defendant the faid parcel fo to him the faid plaintiff delivered as aforefaid, to be by him the faid defendant fafely and fecurely carried and conveyed from thence, that is to lay, from Bury St. Edmunds aforesaid to Feltwell aforesaid, and there, to wit, at Feltwell aforefaid, fafely and fecurely delivered to the faid Mr. Lafcock, for certain reasonable reward to be therefore paid him the said desendant; whereupon he the faid defendant, in confideration of the premifes, afterwards, to wit, on the day and year aforefaid, at Westminster aforefaid in the faid county of Middlefex, undertook and faithfully promifed the faid plaintiff to forthwith fafely and fecurely carry and convey the faid parcel from Bury St. Edmunds aforefaid, to Feltwell aforefaid, and there fafely and fecurely to deliver the Same to the faid Mr. Lascock: And the said plaintiff in sact further faith, that although the faid defendant had and received the faid parcel for the purpote last aforefaid, to wit, at Westminster aforestaid: Yet the faid defendant, not r garding his faid promise and undertaking to by him in manner and form aforefaid made, but contriving, &c. to deceive, &c. the faid plaintiff in this behalf, did not forthwith fafely and fecurely carry and convey the faid parcel forto him delivered as aforefaid, from Bury St. I dmunds aforefaid to Reltwell aforefaid, and there fafely and fecurely delivered the fame to or to the use of the said Mr. Lascock; but on the contrary, The faid defendant to carelefsly and negligently behaved and conducted himself in the premises, and took so little and such bad care of the faid parcel, that the same was afterwards, and after the aforesaid delivery thereof to him said desendant for the purpose aforefaid, to wit, on the day and year aforefaid, and by and through the mere negligence, inattention, and want of care of the faid defendant, wholly and totally lolt, to wit, at Westminster aforesaid, wherehy faid plaintiff was afterwards called upon for, and forced sud obliged to pay not only the value of the faid parcel, but divers other charges and expendes incurred and fustained in confequence and by reason and means of the aforesaid breach of the said

promife and undertaking of the faid defendant, amounting in the whole to a large fum of money, to wit, the fum of twenty pounds of lawful money of Great Britain, to wit, at Westminster aforesaid. (Second Count, stating the parcel to have been delivered to plaintiff to be carried to Bury St. Edmunds, and to be safely and securally forwarded from thence to Mr. Lascock's at Feltwell. 3d Count, in confideration that plain; iff had delivered a parcel to be carried from Bury St. Edmunds to Feltwell, and there delivered to Mr. Lascock, he undertook to carry, &c. but did not; per quod plaintiff obliged to pay a sum of money generally. Money laid out, and common conclusion. V. LAWES.

See Negligence, Index.

MIDDLESEX, J. John Roberts complains of Jacob Turner be-Declaration ing, &c. in a plea of trespass on the case: for that whereas the same the suit of the plaintiff heretofore, to wit, on the twenty-second day of November in owner of goods A. D. 1780, at Westminster in the said county of Middlesex, was contained in lawfully possessed of divers "other" goods and chattels, to wit, one a third performance wooden box or chest, and divers, to wit, five hundred pounds against the own. weight of ' other' ftarch therein contained, of a large value, to wit, it of of the value of one hundred pounds, which faid " last-mentioned" gon, for running goods and chattels were then and there lying in a certain cart there it against then standing and being, to wit, at Westminster aforesaid; and cart, where faid defendant was then and there also possessed of a certain "other" were spotted waggon, and of certain "other" cattle then and there drawing the fame, and then and there, by a certain then fervant of him faid defundant, had the care, government, and direction of the faid # lastmentioned" waggon and cattle, to wit, at Westminster aforesaid; Yet the faid defendant then and there, by his faid fervant, so negligently and unskilfully managed and behaved himself in this behalf, and fo badly, ignorantly, carelefsly, and negligently drove, managed, guided, and governed his faid "last-mentioned" waggon and cattle, that the faid " last-mentioned" waggon of him faid defendant, for want of good and sufficient care and management thereof, and of the faid cattle to then and there drawing the fame. as aforefaid, then and there struck and run against the said cart in which the faid "laft-mentioned" goods and chattels of the faid plaintiff were as aforefaid, with such force and violence, that the faid cart was thereby then and there overset and turned over, and the said "last-mentioned goods" and chattels of the said plaintiff were thereby then and there thrown out of the faid cart into the street there, to wit, at Westminster aforesaid; by means whereof the said "lastmentioned" box or cheft of the faid plaintiff, containing the faid starch as aforesaid, was then and there split, fractured, damaged, broke to pieces and spoiled, and the said starch of said plaintiff so therein contained as aforefaid, was then and there splittand thrown out of the same into the street there, " and was thereby then and there," whereby a great part, to wit, one bundred pounds weight of the faid starch of a large value, to wit, of the value of twenty pounds, was then and there entirely damaged and spoiled, and the residue



refidue of the said starch was greatly wetted, dirtied, damaged, lessened in value, and spoiled, to wit, at Westminster aforesaid. And whereas faid plaintiff afterwards, to wit, on the day and year aforesaid, at Westminster aforesaid, &c. (Add a second Count like the first, only omitting what is in Italic, and inserting what is V. LAWES. between inverted commas.)

See Misseasance, post.

LONDON, /. Joshua Robins complains of Robert Glad-

man en andfor not deich had been br house estated byde. dents for the btion of pareir cart.

win and George Gladwin being in the cultody, &c. in a plea of trespals on the case, &c.: for that whereas heretosore, to wit, on the first day of January in the year of Our Lord 1783, at London aforefaid, in the parish of St. Mary-le-Bow in the ward of Cheap, in confideration that the faid plaintiff, at the "like" special at a par- initance and request of the said descudants, had then and there delivered and caused to be delivered at the house of one "the said" Daniel Whalley, fituate "as aforefaid" in the partific of St. Botolph without Aldgate, at London aforefaid, a certain "other" quantity of be fent leather of him faid plaintiff, of a large value, to wit, of the value of four pounds of lawful money of Great Britain, to be "by them" fafely and fecurely carried and conveyed by them fand defendants in a certain cart of them faid defendants, from the house of the faid Daniel Whalley, fituate as aforefaid, to Bromley in the county of Middlesex, and there, to wit, at Bromley asoresaid, to be fafely and fecurely delivered by faid defendants to the faid plaintiff, carriage for a certain reasonable reward to be therefore paid them by said dir the defendants, they faid defendants undertook, and then and there delivered faithfully promifed the faid plaintiff to fafely and fecurely carry and convey faid " last-mentioned" leather of him faid plaintiff in manner aforefaid from the aforefaid house of the said Daniel Whalley, Aftuate as aforelaid, to Bromley aforefaid, in the county of Middlesex aforefaid, and there, to wit, at Bromley aforefaid, fafely and fee urely deliver the same to the said plaintiff: Yet the said plaintiff in tact further fays, that although the faid defendants on the day and year aforefaid, at London, &c. aforefaid, had and received the faid leather cof said plaintiff for the purpose aforesaid: Yet the said desendants, not regarding their faid promise and undertaking so by them in manner and form aforefaid made, but contriving, &c. to deceive and defraud faid plaintiff in this behalf, " have not as yet fafely and securely carried and conveyed," did not in or by their aforefaid cart, or in any other manner what joever, safely and securely carry and convey faid "fait-mentioned" leather of faid plaintiff from the house of the faid Daniel Whalley, fituate as aforefaid, to Bromley aforefaid in the country of Middlesex sforesaid, and there, to wit, at Bromley aforesaid, lafely and securely delivered the same to the said plainfiff, although a reasonable time for that purpose hath long since relapted; and although to perform their aforefaid promife and undertaking by them in that respect made as aforesaid, the said defendants have been frequently requested by faid plaintiff, to wit, at London,

317,018

London, &c. aforesaid; but on the contrary, said plaintiff saith, that said defendants, after the aforesaid delivery of said leather for the purpose aforesaid, to wit, on the day and year aforesaid, at London, ffc. aforesaid, so negligently behaved and conducted themselves in the promises, and took so little and such bad care of said leather, that the full leather being of the value aforefaid, was afterwards, to wit, on the day and year last aforesaid, wholly lost to him said plaintiff, to wit, at London, &c. aforefaid. And whereas afterwards, to wit, 2d Count. on the day and year aforefaid, at London, &c. aforefaid, in contideration, &c. (as in first Count, omitting what is in Italic, and inserting what is between inverted commas, till you come to the conclufion, for which substitute the following): but they so to do have hitherto wholly refused and neglected, and said last-mentioned leather of faid plaintiff is still wholly undelivered to him faid plaintiff, either at Bromley aforefaid or elsewhere, to wit, at London, &c. afore-And whereas heretofore, to wit, on the day and year afore- Third County faid, at London, &c. aforesaid, in consideration that said plaintiff, more general at the like special instance and request of said defendants, had then thing relatives and there delivered, and caused to be delivered to faid defendants, the delivery a certain other quantity of leather of him faid plaintiff of a large particularly value, to wit, &c. to be by them safely and securely carried and and the conveyed from London aforefaid to Bromley aforefaid, in faid coun- of conveyance ty of Middlesex, and there, to wit, at Bromley aforesaid, to be fafely and securely delivered by faid defendants to faid plaintiff for certain reasonable reward to be therefore paid them said defendants, they faid defendants undertook, and then and there faithfully promised said plaintiff to safely and securely carry and convey said last-mentioned leather of him said plaintiff from London aforesaid to Bromley aforciaid in the county of Middlesex aforesaid, and there, to wit, at Bromley aforefaid, fafely and fecurely deliver fame to said plaintiff: And said plaintiff in fact further saith, that although faid defendants on the day and year aforefaid, at London, &c. atorefaid, had and received faid last-mentioned leather of him faid plaintiff for the purpose last aforesaid: Yet said defendants, not regarding, &c. but contriving, &c. to deceive and defraud faid plaintiff in this behalf, have not, nor hath either of them as vet fafely and fecurely carried or conveyed faid last-mentioned leather of said plaintist from London asoresaid to Bromley aforesaid in the faid county of Middlesex, and there, to wit, at Bromley aforefaid, fafely and securely delivered the same to the said plaintiff, although a reasonable time for that purpose hath long since elapsed, and although so to do the said defendants have been frequently requested by said plaintiff, to wit, at London, &c. asoresaid; but they to to do have hitherto wholly refused and neglected, contrary to the tenor and effect of their last-mentioned promise and undertaking, and in breach and yielation thereof, and the faid last-men, tioned leather is still wholly undelivered, uncarried, and unconveyed from London aforesaid to Bromley aforesaid, nor have the said defendants as yet delivered the same to said plaintiff at Bromley aforesaid or essewhere; whereby said plaintiff hath lost and been deprived



deprived of the use, profit, benefit, and advantage of said leather, to wit, at London, &c. aforefaid. (Money had and received, and common conclusion to that Count; to the damage of faid plaintist of twenty pounds; and therefore he brings his furt, &c, Pitdges, &c. V. LAWF.

See Acgligence, Index . Its C vic was tried at the fitting after Term, and plaintiff obtained a verdict.

In the Fachequer, Eafter Term, 23. Geo. 111.

protion in of a person whom goods

SHROPSHIRE, /. Ann Pugh, a debtor of our fovereign agence at the lord the king, cometh before the barons of the exchequer on the in this fame Term, by A. B. her day of been de'l attorney, and complains by bill against John Payne present here in for the court the same day, in a plea of trespass on the case, &c.: for that plaintiff that the said plaintiff, at the special instance and request of said professions whereas heretofore, to wit, on the twenty-eighth of February to cury defendant, had then and there retained and employed faid defenddoing bulks fendant, to fafely and fecurely carry and convey in and by a cerwhich Poole in the county of Montgomery, a certain cesk or vessel of to pay for treacle, amongst other goods and merchandizes theutofore delowner vered to faid plaintiff for the purpose of being carried and conveyed by her the faid plaintiff from Shrewibury aforefaid to Poole afercfaid, and then being at Shrewsbury aforcfaid, he the faid defendant undertook, and then and there faithfully promised find plaintiff carefully, fately, and fecurely to take up and receive into his aforefaid waggon, and to thereby fafely and fecurely carry and convey the faid cask or vessel of treacle, and other goods and nicrchandizes, from Shrewfbury aforefaid to Poole aforefaid, and there to wit, at Poole aforefaid, fafely and scurely to deliver the fire for faid plaintiff: And faid plaintiff in rich faith, to each bough toil defendant after the making of his aforefaid pron it and undertaking, to wit, on the day and year aforefaid, at Shick foury aforefaid, had and received the faid cask or vessel of treacle, for the purpof of his carrying and conveying the fame in manner aforetaid to Poole aforciaiu: Yet the faid defendant, not regarding, we but contriving, &c. did not carefully, fafely, and fecurely take up and receive into his find waggon, and thereby lifely and feetiely carry and convey the faid calk or vessel of treacle from Shrewsbury aforefaid to Poole aforefaid, and there, to wit, at Poole aforefaid, talely and fecurely deliver the same for the said plaintiff ( ilthough to perform his faid promite and undertaking in fuch respect made as atorefaid, he faid defendant was requested by faid plaintiff, to wit, on the day and year aforefaid, at W. aforefaid), but omitted and neglected to to do; and on the contrary thereof, after the making of his aforefuld promite and undertaking and whill he had the

faid eask or vessel of treacle for the purpose of his carrying the fame as aforefaid, to wit, on, &c. at, &c. so negligently and carelefsly behaved and conducted himfelf in the premifes, and took for little and tuch bad care of the faid cask or vessel of treacle, that by and through the mere negligence, carelefeners, and default of full plaintiff and his fervants by him employed on that occasion, the fail cask or vessel of treacle was then and there book to pieces, bulged, split, damaged and spoiled, and the treacle therein contained was totally full, poured out, spread abroad, lost, dimaged, and spoiled, and rendered of no use or value, whereby sud plaintiff hath been forced and obliged to pay for the faid cask or vessel of treacle and the value thereof to the owner or person from whom the received the tame, for the purpole of carrying and conveying thereof as aforefaid, to wit, at Shrewsbury aforciaid in the faid county of Salop. And whereas afterwards, to with on ad County the day and year last aforesaid, at, &c. aforesaid, in consideration that faid plaintiff, at the like special instance and request of faid defendant, had then and there delivered, and caused to be delivered to the laid defendant a cereain of her case, See, of trea-CLI, to be by him fately and securely carried and conveyed from S. atorclaid to Poole aforclaid, AND THERE, TO WIF, AT P. AFORESAID, SAFFLY AND SECURELY DELIVERED a certain welk or vellel of molaffes of a large value, for certain reasonable reward to be therefore paid him faid defendant, he find defendant undertook, &c. to tule care of the faid last-mentioned cofk or we fel of insluffes, and to fately and securely earry and convey THE SAID LAST MENDIONED CASK, &c. OF TREACLI, the fame from S. aforelaid to Poole aforclaid, and there, to wit, at P. aforclaid, fifely and securely to deliver the same for the said plaintiff. And the faid plaintiff in fact further faith, that although the faid defendant after the making of faid last-mentioned promile and undertaking, to wit, on the day and year last aforesaid, at S. asoresaid, had and received the faid cash or vessel of TRFACLE, (m lasses), for the purpose of his carrying and conveying the same to Poole aforefind. Yet the find defendant, not regarding, &c. but contriving, &c. did not take care of the faid cask or vessel of molasses, and safely and security carry and convey the same from S. aforesaid, HATH NOT AS YI I SAIELY AND SECURELY CARRIED AND CONVEY-LID SAID LAST MENTIONED CASK OR VISSEL OF TREACLE to Poole, and there, to wit, at P. fately and securely delivered the same for the find plaintiff +, although, &c. (as in 1st Count, till you come to the per quod, which in this Count must be general, as follows): whereby faid plaintiff hath been forced and obliged to lay out and expend a large fum of money, to wit, the fum of of lawful money of Great Britain, to wit, at S. aforesaid in the faid county of Salop. (Like the second, till you come to this mark +, omitting what is in Italic, and inferting what is in capi. 3d Count tals,, although a reasonable time for that purpose has long since glapfed, and to perform his faid last-mentioned promise and undertaking he faid defendant was requested by said plaintiff afterwards,



to wit, on the day and year last aforesaid, and often since, to wit, at Shrewfbury aforefaid, but he fo to do hath hitherto altogether refused and neglected, and the same is still wholly undelivered to or for the faid plaintiff, either at Poole or elsewhere, contrary to the tenor and effect of the faid last-mentioned promise and undertaking of the taid defendant; whereby the the faid plaintiff hath been forced and obliged to layout, expend, and pay a large fum of money, to wit, the fum of other twenty pounds of like lawful money, to wit, at, &c. atorefaid, to the damage of faid plaint iff of fixty pounds, whereby the is the lefs able to fatisfy our faid lord the now king the debts which the owes to his exemiguer; and therefore the brings her fuit, &c. Pledges, &c.

V. LAWLS

See Negligenee, Index.

Trinity Term, 23. Geo. 3.

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t) the for the

LONDON, J. David King complains of Richard Clark and of a wag- fixth day of October on A 14 - 20a. William Clark, being in the cultody, &c. in a plea of trespats on fornotear fixth day of October in A. D. 1782, at L. aforchad, in, &c. &c. and de- in confideration that the faid plaintiff, at the special instance and good request of fand desendants, had then and there delivered and cauled the had to be delivered to them the faid defendants divers goods and chartels, to wit, a certain cheft and a certain large quantity of leather there therein contained, of him the faid David, or a large value, to wit, Wiff. 429. of the value of, &c. of lawful, &c. to be by them fafely and fecurepleas, ly carried and conveyed (1) in and by a certain wargon of them faid defendants from the borough of Southwark in the county of Salk. 703. Surrey, to Portsmouth in the county of Hauts, and there, to wit, a mise at Por smouth aforesaid, to be fafely and securely delivered to one in a Yoha Morley, for certain reasonable reward then and there paid in a John Morley, for certain reasonable reward then and there paid mann carrier to them the faid Richard and William, they the faid Rahard and william undertook and then and there faithfully promited faid plaintiff that they faid defendants would fafely and fecurely carry and convey (2) in and by the faid waggon of them faid defindants for him faid feveral goods and chatters fo to them delivered as aforefaid, from plaintiff, faid borough of Southwark, in the faid county of Suricy, to Portf-12st-men. mouth aforesaid, and there, to wit, at Portsmouth aforesaid, would chest of fafely and securely deliver the same to the faid John Morley: And Maintiffand faid plaintiff in fact (3) faith, that although they the faid defendants forefaideon- then and there, to wit, on the day and year aforcfaid, at L. &c. aforesaid, had and received the said (4) goods and chattels of him said in some plaintiff, for the purpose aforesaid: Yet said defendants, not retheir of garding their faid promise and undertaking so by them in manner the faid plain- and form aforefaid made, but contriving and fraudulently intending, and its a craftily and fubtilly to deceive and defraud faid plaintiff in this beson half, x did not fafely and securely carry or convey in and by their afore faid waggon, or in or by any other manner or means whatfoever, the faid goods and chattels to delivered as aforciaid, or any part thereof, from the faid borough of Southwark, in faid county



of Surrey, to Portsmouth aforesaid, and there, to wit, at Portsmouth aforefaid, fafely and fecurely deliver the fame or any part thereof to the faid John Morley, although to perform their aforefaid promife and undertaking fo by them in manner and form aforefaid made, they faid defendants were requested by faid plaintiff afterwards, to wit, on the day and year aforefaid, and often afterwards, to wit, at London, &c. aforefaid, but omitted and neglected to to do, and therein wholly failed and made default; and on the contrary thereof, they the faid defendants, after the delivery of the faid goods and chattels of the faid David for the purpose aforefaid, to wit, on the day and year aforefaid, at L. &c. aforefaid, fo negligently and carelefsly behaved and conducted themselves in the premifes, and took to little and fuch bad care of the faid goods and chattels, that by and through the more negligence, careleisness, inattention, and want of care of them faid defendants and their fervants by them employed ou that occasion, the faid goods and chartels of the faid plaintiff became and were and Itill are wholly loft to him taid plaintiff, to wit, at London, &c. aforefaid. whereas afterwards, to wit, on the day and very aforefaid, at London, &c. aforefaid, in confideration that faid plaintiff, at the like special instance and request of said defendants, had then and there delivered and cauted to be delivered to them faid defendants a cortain other cheft containing a certain other large quantity of thoes of him faid plaintiff, of a large value, to wit, of the value of pounds, of like lawful money, to be by them, &c. (as in 1st Countill you come to this mark x, leaving out what is in Italic and inferting what is in the margin, then proceed as follows): hath not as yet fately and the trely carried or conveyed the taid last-mentioned their and its aforefuld contents, or any part thereof, for him find plaintiff from the and borough of Southwark, in faid county of Surrey, to Portfmouth aforefaid, and there, to wit, at Portfmouth aforefaid, isfely and fecurely delivered the fame or any part thereof, although a reasonable time for that purpose hath long fince clapfed, and although to perform their faid last promife, &c. &c. (as in 1st Count); but they so to do have, and each of them hath, hitherto wholly refuled and neglected; and the faid last-mentioned theft of him fud plaintiff, with its aforeful contents, is shill wholly uncarried, unconveyed, and undelivered for him the faid David either to or at Portsmouth aforesaid, or elsewhere, contrary to the tenor and effect of the faid lift-mentioned promise and undertaking of faid defendants, to wit, at London aforefaid, in the pariffi and ward aforefaid. And whereas, (money had and re- ad Count. terved; and common conclution.) V. LAWES.

See Negligence, Index.

N. B. This cause was tried at the fittings after Trinity Term 1733, when plaintiff obtained a verdict with damáges.

Affamilia lies for configuor against entriet for not delivering, 5. Burr 4680.

Trover for configures, 7 P. W. 186. Bull-Ni. Pri. 36. or affampfit ibid 72.-If goods are stolen from or lost by carrier, trover will not lie, but affum fit upon the contract, 5, Burr. 2825.—Confignor may take back the goods in transitu before delivery over to configuee, he becoming a bankrupt, MSS. Bulkr Ni. Pri.



B. R. Michaelmas Term, 23. Geo. 3.

MIDDLESEX, J. Mary Hastern complains of John Bedwind the pro- ford, Robert Greatrex, and Thomas Rogers, being in the culretions of a tody, &c. in a plea of trespass on the case, &c.: for that whereas a paffen, before and at the time of the making the promise and undertaking for the loss of faid detendants hereafter next-mentioned, they the faid defenpresentationable dants were proprietors and owners of a certain stage-coach for the carriage and conveyance of passengers with their reasonable luggage from London to Epping, in the county of Essex, for certain reasonable reward or hire to be therefore paid to them, to wit, at Westminster, in the said county of Middlesex; and thereupon on the fixteenth day of May in A. D. 1782, at Westminster, in said county of M. in confideration that the faid plaintiff had then and there taken a place in the faid coach of them faid d. fendants, as a passenger in and by the same from London aforesaid to Epping aforefaid, and had undertaken to go by the fame as fuch pallenger as aforefaid, at the usual and accustomed rate or price for such paffengers, and had then and there delivered to the faid defendants a certain box or trunk containing divers goods and chattels of her faid plaintiff, of a large value, to wit, of the value of twenty pounds of lawful money of Great Britain, as and for the reasonable luggage of her the said plaintiff, as such passenger in and by the faid coach as aforefaid, to be fafely and fecurely carried and conveyed by them the faid defendants by their aforefaid coach from London aforefaid to Epping aforefaid, and there, to wit, at Epping aforefaid, to be fafely and fecurely delivered to her the faid plaintiff, they the faid defendants undertook, and then and there faithfully promifed the faid plaintiff to fafely and fecurely carry and convey her the faid plaintiff, as such passenger, in and by their faid coach as aforefaid, from London aforefaid to Epping aforefaid, together with her aforefaid luggage, and there, to wit, at hipping aforefaid, fafely and fecurely to fet down her the faid plaintiff from and out of the faid coach, and fafely and fecurely deliver the aforefaid trunk or box and its aforefaid contents to her the faid plaintiff: And the faid plaintiff in fact further faith, that although the faid box or trunk of her the faid plaintiff, with its aforefaid contents, was reasonable luggage for her the said plaintiff as such passenger in and by the said coach of said defendants as asoresaid; and although faid defendants, on the day and year aforefaid, had and received fame of her faid plaintiff, as such reasonable luggage as aforesaid, to wit, at Westminster aforesaid; and although the faid defendants did afterwards, to wit, on the day and year aforefaid, at Westminster aforesaid, carry and convey her the said plaintiffin and by the aforefaid stage-coach from London aforefaid to Epping aforefaid, and there, to wit, at Epping aforefaid fet her down: Yet the taid plaintiff in fact further faith, that faid defendants, not regarding, &c. but contriving, &c. to deceive and defraud faid plaintiff in this behalf, have not as yet fafely and fecurely carried or conveyed in and by their aforefaid coach, or in any other manner whatfoever, the aforefaid trunk or box of faid plaintiff,

blaintiff, and its aforefaid contents, so delivered to and received by them as aforespid, from London aforesaid to Epping aforesaid, and there, to wit, at Epping aforefaid, safely and securely delivered the same to her said plaintiff (although a reasonable time for that purpose hath long since elapsed, and although to perform their aforefaid promile and undertaking by them in that respect made, they faid defendants were requested by faid plaintiff afterwards, to wit, on the day and year aforefaid, and often afterwards, to wit, at Westminster aforesaid); but on the contrary, the said plaintiff faith, that after the delivery thereof to them faid defendants as aforefaid, they faid defendants fo negligently, inattentively, and carelefsly behaved and conducted themselves, and took so little and such bad care of the said trunk or box, and of its aforefail contents, that the fail trunk or box, and its contents, being of the value aforefaid, were, by and through such negligence, inattention, and want of care of them the faid defendants, wholly lost to said plaintiff, to wit, at Westminster aforesaid. And ad Count; whereas on the day and year aforefaid, at W. aforefaid, in confideration that faid plaintiff, at the like special instance and request of defendants, had then and there delivered to them said defendants a certain other trunk or box, containing divers other goods and chattels of faid plaintiff, of a large value, to wit, &c, to be by them fately and securely delivered and conveyed from L. aforefaid to E. aforefaid, in faid county of Essex, and there, to wit, at E. aforefield, fately and fecurely delivered to faid plaintiff for certain reasonable hire or reward to be therefore paid to them said defendint, they faid defendants undertook, &c. that they faid defendants would fately and fecurely carry and convey faid laft-mention ed trunk or box of her faid plaintiff, with its aforefaid contents, from L. aforefaid to E. aforefaid, in faid county of Effex, and there, to wit, at E. aforefaid, would fafely and fecurely deliver fame to the faid plaintiff. And whereas, &c. (like the 2d Count, 3d Count, only omitting every thing relative to the hire or reward): And the faid plaintiff in fact further faith, that although faid defendants, on the day and year aforefaid, at W. aforefaid, had and received the faid feveral trunks or boxes of her faid plaintiff in the faid two last-mentioned promites and undertakings specified, with their aforefaid contents, for the feveral and respective purposes aforefaid; and although a reasonable time for the carriage and conveyance of the same from L. aforesaid to E. aforesaid, and for the delivery thereof there, hath long fince elapsed: Yet faid defendants, not regarding their faid two last-mentioned promites and undertakings fo by them in manner and form aforefaid made, but contriving and fraudulently intending craftily and fubtilly to deceive and defraud faid plaintiff in this behalf, have not as yet fafely and fecurely carried and conveyed faid feveral trunks or boxes of faid plaintiff in those promises and undertakings mentioned, with their aforefaid contents, or either of them, or any part of their contents, from L. aforesaid to E. aforesaid, and there delivered the same to her faid plaintiff (although so to do they faid defendants



were requested by the said plaintiff afterwards, to wir, on the day and year aforefaid, and often afterwards, to wit, at W. aforefaid); but they so to do have always hitherto refused and sneglected, and the faid leveral trunks or boxes with their aforefaid contents, are still wholly undelivered to her faid plaintiff, contrary to the tenor. and effect of faid two last-mentioned promises and fundertakings of faid defendants, to wit, at Westminster aforesaid. (Money had and received, and account stated, and common conclusion to those two Counts. Damages fifty pounds. Suit, &c. Pledges, &c.)

I take this case to be circulated ac- contrary should be the fact, more general cording to the first Count; but left the Counts are inferted. V. LAWES.

#### Michaelmas Term, 21. Geo. 3.

Declaration apalast a carrier, ornegligence in me cart.

COTTINGHAM AND OTHERS | LONDON, J. John Cottingham and Matthew Spragg ugainst Jeomplain of John Prince, be-PRINCE. suffering goods ing in the custody of the marshal, &c. in a piea of trespass to the folen from on the case, &c.: for that heretofore, to wit, on the twentyfourth day of December in the year of Our Lord 1770, at London aforefaid, in the parish of St. Andrew, Holborn, in the ward of in confideration that the faid plaintiffs, at the special instance and request of the said defendant, had delivered to the faid defendant a certain box with divers lawful and unprohibited goods, wares, and merchandizes contained therein of them the faid plaintiffs of a large value, to wit, of the value of thirteen pounds and four shillings, to be safely and securely carricd and conveyed in a certain cart of him the faid defendant from London aforefaid, to wit, from a certain inn known by the name or fign of the King's-Arms, fituate in a certain place called Holborn-bridge, in London aforefaid, to Newbury in the county of Berks, and then and there, to wit, at Newbury aforefuld, to be fafely and fecurely delivered to the use of the said plain iffs, at the house of William Spragg, in Newbury aforesaid, in the Gid county of Berks, for a certain reasonable price or reward to be therefore paid him the faid defendant, he the faid defendant then and there, to wit; on the day and year aforefaid, at London aforefaid, in the parith and ward aforefaid, undertook and faithfully promised the said plaintiffs to safely and securely carry and convey the faid box, and the faid goods, wares, and merchandizes therein contained, from London aforefaid, that is to fay, from the aforefaid inn, situate as aforesaid, to Newbury aforesaid, and there fafely and fecurely deliver the same to the use of the said plaintiffs, at the house of the said William Spragg, in Newbury aforesaid in the faid county of Berks; and although the faid defendant then and there, to wit, on the day and year aforesaid, at London aforefaid, in the parish and ward aforefaid, had and received the faid box, with the faid goods, wares, and merchandizes therein contained, to carry, convey and deliver the same as aforesaid: Yet the faid defendant, not regarding his promises and undertakings so

by

by him in manner and form aforefaid made, but contriving and. fraudulently intending craftily and subtilly to injure the said plaintiffs, did not fafely and securely carry and convey the said box and the faid goods, wares, and merchandizes therein contained as aforefaid, from Loldon aforefaid, that is to fay, from the faid inn fituate as aforefaid, to Newbury aforefaid, and there fafely and fecurely deliver the fame to the use of the said plaintists, at the house of the faid William Spragg, in Newbury aforefaid, in the faid county of Berks, according to the tenor and promise of his undertaking aforefaid (although to perform the fame the faid defendant was requested by the faid plaintiffs afterwards, to wit, on the day and year aforefaid, at London aforefaid, in the parish and ward aforesaid); but on the contrary thereof, he the said defendant so carelessly and negligently behaved and governed himself, and took such little and such bad care of the said box and of the said goods, wares, and merchandizes therein contained, that by and through the mere carelessness and negligence of the said defendant, the said box, and the faid goods, wares, and merchandizes therein contained in the faid carriage thereof from London aforefaid, that is to fay, from the faid inn fituate as aforefaid, to Newbury aforefaid, and before the delivery of the fame at Newbury aforefaid, to the use of the said plaintiss as aforesaid, to wit, on the day and year aforefaid, at London aforefaid, in the parish and ward aforefaid, were stolen, taken and carried away from and our of the said cart of the faid defendant and wholly lost to the faid plaintiffs, to wit, at London aforefaid, in the parish and ward aforesaid. And ad Count. whereas also heretofore, to wit, on the twenty-fourth day of December in the year 1779 aforesaid, at London aforesaid, in the parish and ward aforesaid, in consideration that the said plaintists, at the special instance and request of the said defendant, had delivered to the faid defendant a certain other box with divers other lawful and unprohibited goods, wares, and merchandizes of them the faid plaintiffs, of a large value, to wit, of the value of thirteen pounds and four shillings, to be safely and securely carried and conveyed in a certain other cart of him the faid defendant from London aforetaid to Newbury in the county of Berks, and there, to wit, at Newbury aforefaid, to be fafely and securely delivered to the use of the faid plaintiffs in a reasonable time, at the house of one William Spragg, in Newbury aforefaid, for a certain price or reward to be therefore paid the faid defendant, he the faid defendant, then and there, to wit, on the day and year aforesaid, at London aforefaid, in the parish and ward aforefaid, undertook and faithfully promised the said plaintiffs to safely and securely carry and convey the faid last-mentioned box and the said goods, wares, and merchandizes therein contained, from London aforefaid to Newbury in the county of Berks, and there fafely and fecurely to deliver the same to the use of the said plaintiffs in a reafonable time at the house of the said William Spragg in Newbury aforesaid: And although the said desendant then and there, to wit, on the day and year aforesaid, at London aforesaid, in the

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parish and ward aforesaid, had and received the said hat henriched box with the faid goods, wares, and merchandizes therein contained as aforefaid, to carry, convey, and deliver the same as aforefaid: Yet the faid defendant, no cregarding his faic last-mentioned promifes and undertaking by him in manner and form aforefaid made, but contriving and fraudulently intending/craftily and fubtilly to injure the faid plaintiffs in this behalf hath not as yet fafely and securely carried and conveyed the said last-mentioned box and the goods, wares, and merchandizes therein contained, from London aforesaid to Newbury in the said county of Berks, and there fafely and fecurely delivered the fame to the use of the faid plaintiffs, at the house of the said William Spragg, in Newbury aforefaid, although a reasonable time for that purpose hath long fince clapfed: And although to perform his faid last-mentioned promite and undertaking in this respect the said descendant was requeited by the faid plaintiffs afterwards, to wit, on the first day of January in the year of Our Lord 1780, and often both before and afterwards, to v. t, at London aforefaid, in the parith and ward aforefaid: But he to to do hath hitherto wholly neglected and refused, and still refuses so to do, to the said plaintists their damage of forty pounds; and therefore they bring their fuit, &c. V. LAWES, Pledges, &c.

#### AGAINST CARRIERS BY WATER.

Declaration by were lott, &c. &Ċ.

LONDON, ff. George Bruinswick and Daniel Henry Kenfurviving part- skell complain of Gilbert Smithson, being in, &c.; for that ner against de- whereas one Michael Stantz heretofore, and in the lifetime of one fendants, who Peter Richardson since deceased, and whom the said Gilbert hath were owners of furvived, and before the first day of, &c. mentioned in a certain delivering goods act of parliament made and passed in the twenty-fixth year of the that were put on reign of our lord the now king, entitled, "An Act to explain" board their ship, (here set forth the title of the act), to wit, on, &c. at, &c. shipped, and caused to be shipped as the shipper thereof, in and on board a certain ship or vessel called the Ann, whereof one Mark Dawton was then master, and whereof the said Gilbert and the aforesaid Peter Richardson were then and there owners, which said ship or vessel was then riding at anchor in the harbour of, &c. and bound from thence for the port of Hull in this kingdom, certain goods and merchandizes, to wit, forty lasts of linfeed, &c. of a large value, to wit, of the value of one thousand three hundred and thirty-feven pounds feven shillings and slapence of lawful money of Great Britain, to be carried and conveyed in and by the faid ship or vessel from the said harbour of, &c. to the aforesaid port of H. and there, to wit, at the faid port of II. to be delivered unto shipper's order, or to his assigns, he or they paying freight for the same,



with primage and average acquitomed, which faid goods and merchandizes werk then and there taken, accepted, and received in and on board the shid ship or vessel for the purpose aforesaid, he the said Mark Dawson as such master thereof as aforesaid, who thereupon, and as fuch maffer of the faid ship or vessel, then and there made out and delivered unto the faid Michael Srantz, a certain bill of lading of the faid goods and merchandizes: And the faid George and Daniel Henry in fact further fay, that the faid goods and merchandizes being so laden and put on board the said ship as aforefaid, and the faid Michael Srantz being fuch shipper of the faid goods and merchandizes as aforefaid, he the faid M. T. as such shipper of the find goods and merchandizes, afterwards, in the lifetime of the taid P. R. and before the arrival and delivery of the aforefuld goods and merchandizes at the aforefaid port of H. to wit, on, &c. at, &c. according to the cultom of merchants in that particular, indorfed and delivered over to the faid George and Daniel Henry the faid bill of lading of the faid goods and merchandizes, and thereby then and there conflituted them the order of him the faid M. T. as to the faid goods and merchandizes, and appointed and entitled them as fuch order to have and receive the fame upon their arrival at the aforefaid port of H. subject to the payment of such freight and charges as aforefaid; whereof and of which faid teveral premifes the faid Gilbert and the aforefaid P. R. afterwards, in the litetune of the fild Peter R. to wit, on, &c. had notice; and thereupon, in confideration of fuch feveral premifes as aforefaid, and also in confideration that the faid faid George and Daniel Henry had then and there undertaken and faithfully promifed the faid Gibert and P. R. as fuch owners of the faid ship or vessel as oforefaid, to pay them the faid Gilbert and P. R. as fuch owners of the faid thip or vessel, in the lifetime of the said P. R. to wit, on, &c. at, &c. undertook, &c. the faid George and Daniel Henry to take care of and deliver the faid goods and merchandizes at the faid port of H. to and for them the faid George and Daniel Henry. upon their arrival at the faid port; and although the faid thip or veiled atterwards, in the lifetime of the faid P. R. arrived at the faid port of H. with the faid goods and merchandizes in and on board her; and although the faid goods or merchandizes could or might have been there delivered for the said George and Daniel Henry, and ought so to have been; and although the said George and Daniel Henry were then and there ready and willing to pay and bear such freight and charges thereon as aforelaid, to wit, at, &c. : Yet the faid Gilbert and P. R. not regarding their duty as such owners of the faid ship or vessel as aforesaid, nor their said promise and undertaking in that behalf, but contriving to defraud and injure the faid George and Daniel Henry, did not, x upon the faid arrival of the said ship or vessel at the said port of H. as aforesaid, or at any other time or place, deliver, nor were nor have the faid goods and merchandizes, or any part thereof, been as yet delivered unto or for them the faid plaintiffs, contrary to the duty of the faid defendant and the faid P. R. deceased, as such owners of the said thip thip or vessel, and in breach and victation of their aforesaid promise and undertaking, whereby the faid goods and merck andizes became and were, and are wholly lost unto them the said plaintiffs, and they have in confequence thereof lost the sale and disposal of the said goods and merchandizes, and all profits and advartages that would otherwise have arisen and accrued to them from/such sale, to wit, at, &c. &c. And whereas, &c. &c. (go on with the 2d Count fame as the first till you come to this mark x, shen proceed thus:) take care of nor deliver, nor are the faid goods and merchandizes, or any part thereof, as yet delivered to or for them the faid George and Daniel Henry at the faid port of Hull, or elsewhere; but on the contrary, the faid George and Daniel Henry in fact fay, that upon and after the arrival of the faid last-mentioned ship or vessel at the faid port of Hull, and before the delivery of the faid lastmentioned goods and merchandizes, or any part thereof, to or from the faid plaintiffs, and whilft the faid George and Daniel Henry fo had the care thereof as aforefaid, and before the making of the faid act of parliament so made in the twenty-fixth year of the reign of our lord the now king as aforefaid, and also before the said first day of September 1786, in the faid act mentioned, to wit, on, &c. at, &c. so little and such bad care was taken of the faid last-mentioned goods and merchandizes, that the faid goods and merchandizes were, before the making of the faid lail-mentioned act of parliament, and also before the said first day, &c. in the said act mentioned, and from thence hitherto, have been and still are wholly lost to them the said George and Daniel Henry, and they have in consequence thereof lost the sale and disposal of the sail goods and merchandizes, and all profits and advantages that would otherwife have arisen and accrued to them from such sale, to wit, at, &c. &c.

> V. LAWES. 45 See Assumpsit against Owners of Ships, post.

Declaration; 1st spoiled.

LONDON, to wit. A.Y. and W.S. complain of J. P. Count against being, &c.: for that whereas, on the tenth March 1788, at, &c. taking such bad in consideration that the said plaintiffs had, at the special instance eare of corn en- and requelt of the faid defendant, delivered, and caused to be delitrufted to him vered to the faid defendant, divers large quantities of corn and grain by plaintiff to of them the faid plaintiffs, to wit, two hundred quarters of wheat, keep, and of the barge wherein one hundred quarters of beans, and one hundred quarters of peas, fame was kept, of great value, to wit, of the value of one thousand pounds of, &c. that the barge to be by the faid defendant taken great care of, and fifely and was forced from fecurely kept in a certain barge, lighter, or craft of and belonging its moorings and to the faid defendant, then lying and being in the river of Thames, funk, par qued since he faid defendant thought a coing the order and directions the corn was until he the faid defendant should receive the order and directions of the faid plaintiffs for delivering the fame for a certain hire or reward to be therefore paid the faid defendant, he the faid defendant undertook, and to the faid plaintiffs then and there faithfully promiled, that he the faid defendant would take great care of, and would fafely and securely keep the said corn and grain in his said barge, lighter, or craft, during the time aforefaid: Yet the faid defendant,

# ASSUMPSIT SPECIAL AGAINST CARRIERS BY WATER.

destandant, notificegarding, &c. but contriving, &c. did not take

due care of, not did he the faid James fafely and securely keep the faid corn and grain so delivered to him and intrusted to his care as aforesaid, or any part thereof; but the said defendant, on the contrary thereof, so negligently, carelessly, and remissly conducted himself, and the faid barke, lighter, or craft, containing the faid corn and grain, in that resplan, and took so little and such bad care thereof, that afterwards, to wit, on the same day and year aforesaid, at, &c. by and through the mere carelessness, negligence, mismanagement, misconduct, remissiness, unskilfulness, and default of the said defendant and his fervants, the faid barge, lighter, or craft of the faid defendant, containing the faid corn and grain, was forced and driven from its moorings, and was then and there funk and foundered; by reason of which said premises the said corn and grain, and every part thereof, was then and there wetted, and wholly spoiled and rendered of no use or value to the said plaintiffs, and the faid corn and grain, and every part thereof, then and there was, and still is, wholly lost to them, to wit, at, &c. contrary to the. form and effect of the faid promife and undertaking of the faid James so by him made as aforefaid. And whereas also afterwards, 2d Count, for to wit, on, &c. at, &c. in confideration that the faid plaintiffs had, putting the corn at the like special instance and request of the said desendant, delibarge, and withvered, and caused to be delivered to him, divers other large quan- out the hatches tities of corn and grain of and belonging to the faid plaintiffs, to fastened down; wit, two hundred quarters of wheat, &c. of other great value, &c. which to be by the faid defendant taken great care of, and fafely and through fecurely kept in a certain decked barge, lighter, or craft, with the fendant's neglihatches thereof fastened and locked down, until he the faid from her moordefendant should receive the orders and directions of the said ings and sunk ; plaintiffs for delivering the fame to some other person or persons and by reason of at and for a certain other hire or reward to be therefore paid to the the hatches befaid defendant, he the faid defendant undertook, and to the faid water got to the plaintiffs then and there faithfully promifed, that he would take corn, great care of, and would fafely and fecurely keep the faid last- would not omentioned corn and grain of the faid plaintiffs during the time last therwise have aforefaid, and that he should and would during such time keep the happened, was faid last-mentioned corn and grain of the faid plaintiffs, so en- spoiled. truffed to his care as last aforesaid, in such decked barge, lighter, or craft, and with the hatches thereof locked and fastened down in manner aforesaid: Yet the said defendant, not regarding, &c. but contriving, &c. did not take any care of, nor did he tafely or fecurely keep the faid last-mentioned corn and grain so intrusted to his care as last aforefaid, nor did he keep the same in a decked barge, lighter, or craft, nor with any hatches thereto, nor with the hatches locked and fastened; but on the contrary thereof, carelessly, negligently, and remissly kept the said last-mentioned corn and grain of the faid plaintiffs, so entrusted to his care as last aforesaid, in a certain open and undecked barge, lighter, or craft of the faid defendant, without any hatches thereto, or hatches locked or in any manner fastened down, lying and being on the said river Thames; which 5 3

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ing that defend. from the water.

, which said last-mentioned barge, lighter, or craft, containing the faid last mentioned corn and grain so delivered and intrusted to the · care of the faid defendant as last afforesaid, afterwalds, to wit, on, &c. at, &c. was forced and drived from its moorings, and was then and there funk and foundered; by reason whereof, and of the said barge, lighter, or craft being opened and undecked, and without hatches, the water entered and came into the aforefaid barge, lighter, or craft, which it would not otherwise, have done in case the same barge, lighter, or craft had been decked, or with hatches thereto, and thereby wetted, damaged, and totally spoiled the said corn and grain, whereby the fame became and were of no use or value to the faid plaintiffs, and every part and parcel thereof was and still is wholly lost to them, to wit, at, &c. contrary, &c. &c. Tount same And whereas also afterwards, to wit, on, &c. at, &c. in confideras 2d, only flat- tion that the faid plaintiffs had, at the like special instance and ant put the corn request of the said defendant, delivered, and caused to be delivered to the faid defendant, a certain other large quantity of corn and gut any proteetion grain of the faid plaintiffs, to wit, two hundred quarters of wheat, &c. of other great value, &c. to be by the faid defendant takon great care of, and fafely and fecurely kept, watched, and guarded. in a certain other barge, lighter, or craft of and belonging to the faid defendant, then lying and being on the river Thames aforefaid, and protected and fecured against the water, until the said defendant should receive the orders and directions of the faid plaintiffs for delivering the same to some other person or persons at and for a certain other hire or reward to be therefore paid to the faid defendant, he the faid defendant undertook, and to the faid plaintiffs then and there faithfully promifed, that he would take great care of, and would fafely and fecurely keep, watch, and guard the faid last-mentioned corn and grain, and would properly protect, cover, and fecure the same against the water during the time last aforesoid: Yet, &c. &c. the said defendant did not take my care of, nor did he fafely or securely keep, watch, or guard the said lastmentioned corn and grain of the faid plainniffs fo intruded to his care as last aforesaid, nor did he properly or in any manner protect, cover, or fecure the same against the water; but on the contrary thereof, carelefsly, negligently, and remifsly kept, put, and placed the faid last mentioned corn and grain, so delivered to him and intrusted to his care as last aforciaid, in an open and undecked barge, lighter, or craft of him the faid defendant, lying on the faid river Thames, without any guard, protection, or covering against the water; which faid last mentioned barge, lighter, or craft, containing the faid last-mentioned corn and grain so delivered to the faid defendant and intrusted to his care as last aforesaid, afterwards, to wit, on, &c. at, &c. was driven from its moorings, and was then and there funk and foundered; by reason and means whereof, and of the faid latt-mentioned barge, lighter, or craft, being open and undecked, and without any guard, protection, or covering against the water, the water entered and came into the last aforesaid barge, lighter, or crast, which it would not otherwise have

have doze, and thereby wetted, damaged, and totally spoiled the haid last mentioned corn and grain, whereby the same became and was rendered of no use or value to the said plaintiss, and the same and every fart thereof was, and fill is, wholly lost to them, to wit, at, Sec. contrary, &c. And whereas also atterwards, to wit, on, 4th Count, for \ &c. at, &c. in confideration that the faid plaintiffs, at the like spe- not putting clocial inflance and request of the said defendant, had delivered, and mitted to his caused to be delivered to the faid defendant, a certain large quan- care into tity of clover feed, to wit, fifty facks of clover feed of and belong- warenouse, but ! ing to the faid plaintiffs, of great value, to wit, of the value of one on the contrary? thousand pounds, to be by the fail defendant taken great care of, putting same in action of the same o and tafely and fecurely kept laid, and deposited in a warehouse barge, until the faid defendant should receive the orders and directions of finking, the class. the fail plaintid's for delivering the fame to fome other perfon or ver feed was perions for certain other hire or reward to be therefore paid to the spould. faid defendant, he undertaking, and to the faid plaintiffs then and there faithfully promifed, that he would take great care of the faid clover feed of the find plaintiffs, and would fafely and fecurely ke p, lay, and deposit the same in a warehouse during the time last terefaid: Yet the faid defendant, not regarding, &c. but contriving, &c. did not take due care of the faid clover feed fo entruffed to his care as aforefaid, nor did the faid defendant keep, lay, or deposit the taid clover feed in a warehouse; but on the contrary thereof, atterwards, to wit, on, &c. at, &c. laid and deposited the find clover feed in a certain open and undecked barge, lighter, or craft belonging to the faid defendant, then lying and being on the river Thames aforefaid; which faid last-mentioned barge, lighter, or craft, containing the fail clover feed, afterwards, to wit, on, die, at, &c. was forced and driven from its moorings, and was then and there lunk and foundered; by reason and means of all which faidlast mentioned premises, the said clover seed, and every part thereof, was wetted, damped, damaged, and totally spoiled, and acode red of no use or value to them the teld plaintiffs, and the same, and every part thereof, was and itall is wholly lost to them, to wit, at, &c. contrary, &c. (5th Count, making the promise to be to take due and proper care of the clover feed, without mentioning the warehouse, and stating the carelessness as before; common W. BALDWIN. Counts.)

Defendant pleaded rea aftemfft; and on the thal plaintiff was nortuited, becaule defendant proved plaintiff had permitted him to keep the corn, &c. in an open barge. See Negingence, Index.

LONDON, to wit. J. S. E. M. and J. P. complain against Declaration and J. M. being, &c.: for that whereas before and at the time of the gainst defendant making the promise and undertaking of the said John hereinaster (who was the owner of a ship, mentioned, to wit, on the fifth October 1784, at London, &c. the and had, in confaid John was owner of a certain ship or vessel called the Elbe, aderation

plaintiff's de-

livering and shipping a cask of silver on board, promised to carry it to C ) for not carrying it and desirering it; and through defendant's negligence fame was figien cut of the ship

whereof one J. G. was master and commander, then riding at anchor on the river Thames, at the port of London aforesaid, and bound to and about to fail from thence to the port of Hamburgh in parts beyond the feas; and the faid John being such owner of the faid thip or vessel as aforesaid, then bound to and about to fail to the port of Hamburgh aforefaid, in confideration that the faid plaintiff, at the special instanceand request of the said John, would thip and deliver in good order and well conditioned, in and on board the faid ship or vessel of the faid John, a certain cask of silver of great value, to wit, of the value of two hundred and fifty pounds of, &c. to be fafely and fecurely carried and conveyed to his find thip or vessel from the river Thames aforesaid to the port of H. aforefaid, and there, to wit, at the port of H. delivered in like good order and well conditioned (the dangers of the feas only excepted), to the order of the fail plaintiffs, at and for a certain reasonable freight or reward, to wit, one quarter per cwt. or by the hundred, to be therefore paid by the faid plaintiffs to the faid John for the freight, carriage, and conveyance thereof, with primage and average accultomed, he the faid John (affumpfit, &c.) fafely and fecurely to keep, carry, and convey the faid cask of filver in his faid thip or veffel from the river Thames aforefaid to the port of H. aforefaid, and there, to wit, at H. aforefaid, deliver the faid cask of filter in like good order and well conditioned (the dangers of the seas only excepted), to the order of the find J. S. E. M. and J. P. And the faid plaintiffs in fact fay, that they, relying on the faid promise and undertaking of the said John, and in hopes of the faithful performance thereof, afterwards, to wit, on, &c. at, &c. did ship in good order and good conditioned in and on board the faid thip or vessel of him the said John the said cask of silver, fafely and fecurely kept, carried, and conveyed in his faid thip or vellel from the river of I hames aforefaid to the port of H. aforefaid, and there, to wit, at the port of H. aforesaid, to be safely delivered in like good order and condition (the danger of the seas only excepted) to the order of the faid plaintiffs: Nevertheless the faid John, not in the least regarding, &c. but contriving, &c. hath not yet fafely or fecurely carried or conveyed the faid cask of filver, or any part thereof, so shipped and delivered in and on board the faid Thip or veffel from the port of L. aforefaid to the port of H. aforefaid, and there, to wit, at the port of H. aforesaid, delivered the fame cask of silver, or any partthereof, in like good order and wellconditioned, to the order of the faid plaintiffs; but on the contrary thereof, liath himself wholly omitted and neglected so to do; and by and through the negligence and default of the said John, and of the faid J. Goddard the faid mafter and commander of the faid thip or veliel, and of other the failers, mariners, and servants of the said John on board the faid ship or yessel, and for want of their due, tafe, and proper keeping and guarding and custody of the said cask of filver in and on board the faid thip or vessel, the same cask of filver hath been and was stolen and taken out of the said ship or yellel, and hath been and still is wholly lost to the said plaintiff, to

# ASSOCIPATE SRECIAL .- AGAINST CARRIERS BY WATER.

wit, at, &c. (2d Count fame as first, only had instead of would. Money paid, laid out, &c. had and received; and an account/stated: breach to the three last Counts.)

While the saip remained in the Thames it was boarded in the night by a party of men, and several casks of dollars of divers shippers taken thereout. The robbers were atterwards apprehended, convicted, and "hanged. The present action was brought by the owners of one of the casks of silver against the defendant, who was the most responsible owner of the ship, to try the question, Whether the owners were liable to the shippers for this loss by thest? The ship had in safelest her moorings, and was ready to

fail; and the desence set up was, that the ship had commenced her voyage, and that the owners of the said vessel were not liable for invasion and loss by pirates. But Lord Mansfield said, that whilst the ship remained in the Thames the owners were liable; and helikened it to the case of a common carrier, who is answerable for loss by thieves; and plaintist had a verdist. Drawn by Ma. Crompton.

See Assumpsitagainst Owners of Ships, post, and Negligence, Index.

LONDON, ff. Ulick Cormick complains of Stephen Tutt, Special affumpfie, being, &c.: for that whereas the faid Stephen Tutt, on the twen-not delivering tieth day of August A. D. 1748, at London aforesaid, to wit, in by water, but the parish of St. Mary-le-Bow, in the ward of Cheap, in conside-after arrival of ration that the faid Ulick, at the special instance and request of the ship suffered faid Stephen, had delivered to the faid Stephen one bureau with fame to be lost divers goods and chattels, that is to fay, &c. contained therein of or Rolen. the faid Ulick, of the value of, &c. to be carried by the faid Stephen on board a certain ship or vessel called the Memblau, whereof the faid Stephen was master, from Plymouth in the county of Devon to the port of London, for a certain reward or hire to be therefore paid by the faid Ulick to the faid Stephen, he the faid Stephen undertook, and then and there faithfully promifed the faid Ulick, fafely and fecurely to carry the faid goods and chattels from Plymouth aforefaid to the port of London aforefaid (the dangers of the feas only excepted), and there, to wit, at the port of London, fately to deliver the faid bureau, with the faid goods and chattels therein contained, to the faid Ulick; and although the faid ship afterwards, to wit, on first October in the year aforesaid, safely arrived at the port of London aforefaid; and although the faid Stephen was no way hindered or prevented by the dangers of the feas from delivering of the faid bureau, with the faid goods and chattels therein contained, to the faid Ulick at the port of L. aforesaid fafely and fecurely: Yet the faid Stephen, contriving, &c. to deceive, &c. the faid Ulick in this behalf, hath not delivered the faid bureau, goods, and chattels, or any part thereof, to the faid Ulick, at the port of London aforesaid, or elsewhere (although to do this he the faid Stephen afterwards, to wit, on first November A. D. 1748 aforesaid, at London aforesaid, in the parish, &c. asorefaid, by the faid Ulick was requested); but to deliver the said bureau, goods, and chattels, or any of them to the faid Ulick, hath hitherto wholly refused, &c. (Conclude as before.)

MONMOUTHSHIRE,

Declaration athe Old her terry.

MONMOUTHSHIRE, to wit. George Tomlinson comainst desend plains of James Blint, Thomas Jane, and Walter George, being, three three Monmouth in confideration that the said safkets of fifth the faid county of Monmouth, in confideration that the faid at by their George, at the special instance and request of the said James, fiel across the Thomas, and Walter, would deliver, and cause to be delivered, to Severn, them the said James, Thomas, and Walter, divers, to wit, three surage to ano. large baskets of fish of and belonging to him the faid George, of great value, to wit, of the value of twenty popular of knowful money of Great Britain, to be by them taken careal, and fafely and fecurely carried and conveyed in a certain boar or veffel of and belonging to them the faid James. Thomas, and Walter, across a certain river called the river Severn, at a certain place or ferry called the Qld Passage or Ferry, otherwise Beachly Ferry, in the county of Gloucester, to a certain other place or ferry on the opposite coast called the Aust Ferry or Passage, in the same county, and there, to wit, at Aust Ferry or Passage, to be delivered at a certain house called the Ferry or Passage House, for a certain reasonable price or reward to be therefore paid to the faid James, Thomas, and Walter, for the carriage and conveyance thereof, they the faid J. T. and W. undertook, and to the faid George then and there faithfully promifed, to take care of, and fately and fecurely keep, carry, and convey the laid several baskets of fish, and each and every of them, in the faid boat or vessel of and belonging to them the said J. T. and W. across the said river Severn, at the said place or ferry called the Old Passage or Ferry, otherwise Beachly Passage or Ferry, to the faid other place or ferry on the opposite coast called Aust Ferry or Paffage, both in the faid county of Gloucester, and there, to wit, at Aust Ferry or Passage aforesaid, safely to deliver the same at the faid house or place called the Ferry or Passage House: And the faid George in fact fays, that he, relying on the faid promise and undertaking of them the faid J. T. and W. and in hopes of the faithful performance of the same, afterwards, to wit, on the same day and year aforefaid, at Usk aforefaid, in the said county of Monmouth, did deliver, or cause to be delivered, in or on board the faid boat or veiled of them the faid J. T. and W. the faid three feveral baskets of fish, to be by them the said J.T. and W. safely and fecurely taken care of, kept, carried, conveyed, and delivered, in manner and form aforesaid: Nevertheless the said 1. T. and W. not regarding their faid promife and undertaking to by them in form aforefaid made, but contriving and fraudulently intending craftily and subtilly to deceive and defraud the said George in this behalf, have not, nor hath any or either of them, yet tately and fecurely taken care of, carried, or conveyed the faid feveral baskets of fish, or any or either of them, or any part thereof, in the faid boat or vessel of them the said J. T. and W. across the said river Severn, at the faid place or ferry called the Old Passage or Ferry. otherwise Beachly Passage or Ferry, to the said other place or ferry on the opposite coast called Aust Ferry or Passage, both in the said county of Gloucester, and there, to wit, at Aust Ferry or Passage atorelaid.

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aforefaid, delivered the faid feveral balkets of fish, or any or either of them, or any part thereof, at the faid house or place called the Ferry or Passage House, or to the said George, or to any other person on his behalf; but on the contrary thereof have, and each and every of them hath, wholly omitted and neglected to to do; and by and through the negligence, carelessness, misconduct, and default of them the faid J. T. and W. and their servants, and for want of their due, proper, and fafe keeping and taking care of the faid several backess efaith, and each and every of them, in the carriage and conveyance of the same across the said river Severn, at the faid place or ferry called the Old Passage or Ferry otherwise Reachly Passage or Ferry, to the said other place or ferry on the opposite coast called Aust Ferry or Passage, both in the said county of Gloucester, and there, to wit, at Aust Ferry or Passage aforesaid, to the said house or place called the Ferry or Passage House, the same several baskets of fish, and each and every of them, and every part thereof, became and were wholly lost to him the faid George, to wit, at Usk aforesaid, in the said county of. Monmouth. (2d Count, in confideration that plaintiff had; money paid, &c.; ditto had and received; common breach to the two last Counts ) Drawn by Mr. GRAHAM.

See Negligence, Index.

LONDON, J. Edward Johnson complains of Joseph Miller, Declaration In being in the custody, &c. of a plea of trespass on the case, &c. : special assumption for that whereas, at the time of the making of the promise and against the owner of a ship for undertaking of the faid defendant hereafter next mentioned, and for failin without a long time afterwards, he the faid defendant was the owner of a a convey, certain thip called the Kingston, lying at the port of London, and whereby plainthen and there waiting for freight, and bound on a voyage from tiff's goods on the feid next of London to Newfoundland in parts beyond the face board the thip the laid port of London to Newfoundland in parts beyond the feas, were taken. to wit, at London aforesaid, in the parish of St. Mary-le-Bow, in the ward of Cheap; and the said defendant so being owner of the faid thip or veffel, whilft he was fuch owner as aforefaid, to wit, on the fourth day of May in the year 1781 aforefaid, at London, &c. aforefaid, in confideration that the faid plaintiff, at the special instance and request of the said defendant, would ship and put on board his faid ship called the Kingston as aforesaid, certain goods, to wit, twenty ton weight of biscuit and five hundred bags of him the faid plaintiff, of a large value, to wit, of the value of five hundred pounds, to be carried in the faid velled from the faid port of London to Newfoundland aforefaid, and there to be delivered to the order of him the faid plaintiff, for a certain freight and reward to be therefore paid by him the faid plaintiff to the faid defendant for the freight of the same, the said defendant undertook, and then and there faithfully promised him the said plaintiff, that, it being time of war, for the security of the said goods so to be shipped and put on board the faid ship by him the faid plaintiff, the said ship should fail with convoy: And the said plaintiff in fact saith, that he, confiding in the faid promise and undertaking of the said defendant

defendant so made by him in this behalf, afterwards, to wit, on the Lay and year aforeshid, at London, &c. aforesaid, shipped and put on board the faid ship called the Kingston as aforesaid, the said goods of him the faid plaintiff, to be carried in the faid ship from the port of London aforefaid to Newfoundland aforefaid and there to be delivered unto the order of the faid plaintiff, and then and there paid unto the faid defendant a large fum of money, to wit, one bundred pounds, for the freight thereof; (in the 2d Count, instead of what is in Italia, fay, " and although howeverther and there ready to pay to the faid defendant, upon request, the faid freight for the fuld goods;") and although the faid defendant had and received the faid goods to carry as aforefaid: Yet the faid defendant, not regarding his faid promife and undertaking to by him made as aforefaid, but contriving and fraudulently intending craftily and fubtilly to deceive and injure him the faid plaintiff in this behalf, he the faid defendant did not perform his promise aforefaid (although often requested); but on the contrary thereof, afterwards, to wit, on the twentieth day of May in the year aforefaid, whillt the faid goods of the faid plaintiff were on board the faid thip for the purpose aforesaid, caused and permitted the said ship to sail and proceed upon her voyage aforesaid without convoy, whereby the faid thip became more liable to be taken by the enemies of our lord the king, with whom he was then at war; and the faid thip was, whilst proceeding on her voyage aforesaid without convoy, to wit, on the first day of July in the year aforesaid, by reason of her sailing and proceeding without convoy, attacked, conquered, and taken by certain persons, that is to say, by certain then enemies of our lord the now king, "to the said plaintist unknown," to wit, by certain subjects of the French king, as a prize, with the faid goods of the faid plaintiff then on board; and the faid goods were also then and there taken as a prize, and thereby wholly lost unto the said plaintist, to wit, at London, &c. aforefaid. (Add a 2d Count, omitting what is in Italic, and intert what is within inverted commas; Counts for goods fold and delivered, &c.; money laid out, and account stated; with common gonclusion to three last Counts.) J. Morgan

Trinity Term, 21. Geo. III.

part of goods

FOR that whereas heretofore, to wir, on, &c. in confideramatter tion that faid plaintiff, at the special, &c. of said defendant, had wested in losing defendant, then lying at a certain quay called, &c. in the port of 10 B. in the county of S. certain goods and merchandizes, to wit, plaintiff deliver- three casks containing a certain large quantity, to wit, three tons attodefendant's weight of iron of him faid plaintiff, of a large value, to wit, &c. to be fafely and securely carried, transported, and carried by water in the faid vellel from the aforefaid quay in the port of B. to B. in the county of W. upon freight to be therefore paid by him faid plaintiff to faid defendant, he the faid defendant undertook,

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&c. fafely, &c. to carry, &c. by water in his aforesaid vessel the said goods of him said plaintiff, from the aforesaid quay at B, aforesaid to B. aforesaid in the said county of, &c. and there, to wit, at B. aforefaid, fafely, &c. to deliver the fame to the use of the faid plaintiff: And the faid plaintiff in fact faith, that although the faid defendant did, after his faid receipt of the faid goods, &c. of the faid plaintiff for the purpose aforesaid, and before the exhibiting this bill, transport, carry, convey, and deliver a part of the aforefaid goods, we not faid plaintiff, to wit, one of the aforefaid casks, containing one ton weight of the aforesaid iron, according to the tenor and effect of the aforefaid promife and undertaking of him the faid defendant: Yet the faid plaintiff in fact further faith, that the faid defendant, not regarding, &c. but contriving, &c. to deceive the faid plaintiff in this behalf, hath not as yet fafely, &c. carried, &c. the relidue of the faid goods, &c. of him faid plaintiff from the faid quay called, &c. at B. aforefaid to B. aforefaid, and there fafely, &c. delivered the fame to the use of the said plaintiff according to the tenor and effect of the aforesaid promise and undertaking of faid defendant, (although a reasonable time for that purpose hath long since elapsed, and although so to do, &c.; but on the contrary thereof, he the faid defendant, before the exhibiting, &c. to wit, on, &c. at, &c. so negligently and carelessly he to perform managed and conducted is migelf in the premises, and took so little and hissaidlant-months fuch bad care of the fail reliable of the faid goods, Sc. of the faid tioned promite plaintiff, that the fild residue of the said goods, &c. being of a and undertaking large value, to wit, of, Se. became and were, and still are wholly in such respected lost to the said plaintiff, to wit, at, Sec. (Second Count same as wholly resulted) the last, only omitting what is in Italic, and inferting in lieu and still refuses thereof what is in the margin; third and fourth Counts like the 6 todo, and the first and second; fifth, money had and received; fixth, money laid residue of the out; common conclusion to those Counts.)

faid laft-mentioned goods;

being of a large value, &c. are still wholly undelivered to him the said plaintist.

CITY of BRISTOL and County of fame City, J. John Declaration Griffith complains of Abraham Jones being in the custody, &c. in er of a vessel for a plea of trespass on the case, &c.: for that whereas heretofore, to negligence wit, on the fourth day of May A. D. 1782, at and in the city of Bris- carrying goods of tol, in the county of the fame city, in confideration that faid plain-plaintiff on tiff, at the special instance and request of said defendant, had then some were spoil and there delivered to faid defendant certain goods and merchan-ed, and others dizes, to wit, a certain large quantity of fugar of him the faid ba. plaintiff, of a large value, to wit, of the value of twenty pounds of 5th and 6th ? lawful money of Great Britain, to be fafely and fecurely carried, Counts on protransported, and conveyed from the port of Bristol aforesaid to goods to N. and Newport in the county of Monmouth, in a certain thip or vellel there delivered of said defendant on freight, and there, to wit, at Newport afore-them to some fully, to be fafely and tecurely delivered by the faid defendant for carrier to conf the purpose of being carried and conveyed from thence for the vey same to Be for notacquainting plaintiff with the carrier to whom, &c. whereby plaintiff loft his remedy against him, for nor dea livering them at B. Ante, 234 .- Vide I. Com. Dig. tit. Action on the Cafe for Negligence (C) 1. W.If. 281. Jull. N. P. 70. Stat. 7. Geo. 2. c. 15. 1. D. and E. 18.

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Count.

faid plaintiff to Brecon in the county of Brecon, he the faid defendant undertook, and then and there faithfully promifed faid plaintiff to fafely and fecurely carry, transport, and convey the faid goods and merchandizes of faid plaintiff in manner aforefaid, from the faid port of Bristol to Newport aforesaid in said county of M. and there, to wit, at Newport aforefaid, to fafely and hecurely deliver the same to be carried and conveyed from thence for said plaintiff to Brecon aforesaid. And whereas also heretosoke, to wit, on the said first day of May in the year 1782 asorusaid, at the city of Bristol aforesaid in the county of the same city, in consideration that the faid plaintiff, at the like special instance and request of said defendant, had then and there delivered to said defendant certain other goods and merchandizes, to wit, a certain large quantity of deal boards of him the faid plaintiff, of a large value, to wit, of the value of twenty pounds of like lawful money, to be by him the faid defendant fafely and fecurely carried and conveyed from Bristol aforesaid to Newport aforesaid, in faid county of M. and there, to uit, at Newport aforefaid, to be fafely and fecurely delivered to the use of him said plaintiff for certain reasonable reward to be therefore paid by the faid plaintiff to the faid defendant, he the faid defendant undertook, and then and there faithfully promifed faid plaintiff, would fafely and securely carry and convey the faid lastmentioned goods and merchandizes of faid plaintiff from Briftol aforesaid to Newport aforesaid in said county of M. and there, to wit, at Newport aforefaid, fafely and fecurely deliver the same to the use of the said plaintiff: And the said plaintiff in sast saith, that although the faid defendant, on the day and year aforefaid, at the city of Pailtol aforefaid in the county of the same city, had and received the faid feveral "last-mentioned" goods and merchandizes of faid plaintiff in the faid several promises and undertakings mentioned, for the feveral and respective purposes aforesaid: Yet that the faid plaintiff " defendant" not regarding his faid feveral promises and undertakings so by him in manner and form aforefaid made, but contriving. &c. to deceive and defined the faid plaintiff in this behalf +, hath not as yet safely and securely carried and conveyed the faid goods and merchandizes of the faid plaintiff in those promises and undertakings mentioned, or any part thereof, from Bristol aforesaid to Newport aforesaid, and there fafely and securely delivered the same to the use of the said plaintiff, although a reasonable time for that purpose hath long since elapsed, and although so to do he the said desendant hath been often requested by the said plaintiff, to wit, at the city of Bristol aforefaid in the county of the fame city, but he the faid defendant so to do hath hitherto wholly refused and neglected, contrary to the tenor and effect of his faid several promises and undertakings in that respect made as aforesaid, and the said goods and merchandizes are still wholly undelivered to or to the use of him the said plaintiff, to wit, at the city of Bristol aforesaid in the county of the same city. And whereas also heretosore, to wit, on the day and year aforcsaid, at, &c. aforesaid, in consideration that said plain-

Third Count.



tiff, &c. (Another Count like the second for the sugars, till you come to the promise in Italic, which you will omit, and insert the following: [would take due and proper care of the faid last-mentioned goods and merchandizes of the faid plaintiff, and would fafely and security carry and convey the same from Bristol aforesaid to Newport atorefuld in the faid county of Monmouth, then proceed as in second Count to this mark +, omitting what is in Italic; from whence you will proceed as follows:) did not take due and proper care of the faid last-mentioned goods and merchandizes of the faid plaintiff; but on the contrary thereof, whilft the faid defendant had the faid last-mentioned goods and merchandizes for the purpose aforesaid, to wit, on the day and year last aforesaid, and on divers other days and times between that day and the exhibiting of this bill, to wit, at the city of Bristol in the county of the fame city, he the faid defendant took to little and fach bad care of the faid laft-mentioned goods and merchandizes of faid plaintiff, that the faid last-mentioned goods and merchandizes, being of the value aforefaid, were, by and through the mere negligence, inattention, and want of care of the faid defending, greatly wetted, damaged, and spoiled, and rendered of no use or value, to wit, at the city of Briftol in the county of the fune city. (Add a fourth Count same as the third, for the deal boards, only omitting what is in Italic, and inferting instead thereof the following: " wholly loft to the faid plaintiff.") And whereas also here. 5th Count. tofore, to wit, on the faid first day of May in the year aforefaid, at Bristol aforesaid in the county of the same city, in consideration that faid plaintiff, at the like special instance and request of said defendant, had then and there delivered to faid defendant certain other goods and merchandizes, to wit, a certain other large quantity of deal boards of him the faid plaintiff, of a large value, to wit, &c. to he safely and securely carried, transported, and conveyed "by him laid defendant" from the port of Briftol aforefaid to the port of Newport aforefaid in faid county of M. in a certain other ship or vessel of the said defendant on freight, and there. to wit, at Newport aforefaid, to be fafely and fecurely delivered to Some common carrier of goods from that place to Brecon aforefaid in faid county of Brecon, for the purpose of their being carried and conveyed from thence to Brecon aforefaid, " and there delivered to the use of said plaintiff," for the jaid plaintiff, he the faid defendant undertook, and then and there faithfully promifed the faid plaintiff, that he the faid defendant would fafely and fecurely carry, transport, and convey the said last-mentioned goods and merchandizes of the faid John, in manner aforefaid, from the faid port of Rriftol to Newport aforefaid in faid county of M. and there, to wit, at Newport aforesaid, safely and securely delivered the fame to fuch common carrier as aforefaid, for the purpose aforesaid +, and-apprize the said plaintiff of and acquaint him with the carrier to whom the faid last-mentioned goods and merchandizes should be so delivered by him the said desendant: And the faid plaintiff in fact faith, that although the faid defendant on the

day and year aforesaid, at the city of Bristol aforesaid in the county of the fame city, had and received the faid last-mentioned goods and merchandizes of the faid plaintiff for the purpose aforesaid; and although the faid defendant did afterwards carry, transport, and convey the faid last-mentioned goods and merchandizes from the faid port of Bristol to Newport aforesaid, and theres deliver the same to such common carrier as aforesaid, for the purpose aforefaid; and although the faid carrier, to whom faid defendant delivered the faid last-mentioned goods and merchandizes of the faid plaintiff, did not, within a reasonable time after the delivery thereof to him for the purpose aforesaid, deliver, nor hath at any time fince hitherto delivered the faid goods and merchandizes, or any part thereof, to or for the use of said plaintiff: Yet the said defendant, well knowing the premises last aforesaid, but wholly disregarding his faid last-mentioned promise and undertaking, and contriving and fraudulently intending craftily and subtilly to deceive and defraud the faid plaintiff in this behalf, hath not as yet in any manner whatfoever apprized him the faid plaintiff of, or acquainted him with the carrier to whom the faid last-mentioned goods and merchandizes were so delivered by the said defendant as aforesaid, although a reasonable time for that purpose has long since elapsed, and although to perform his said promise and undertaking in that respect he the said desendant hath been frequently requested by the faid plaintiff, to wit, at the city of Bristol aforesaid, in the county of the same city, but he so to do hath hitherto wholly refused and neglected, and still refuses so to do, whereby he the said plaintiff hath been and still is hindered and prevented from calling on the faid carrier to whom the faid last-mentioned goods, &c. were so delivered as aforesaid, for and on account of the said last-mentioned goods and merchandizes and of the non-delivery thereof to him the said plaintiff, to wit, at the city of Bristol aforesaid in the county of the same city. And whereas also, &c. [go on as in the fifth Count, till you come to this mark +, omitting what is in Italic, and inferting what is between inverted commas, then proceed as follows: and that he the faid defendant would take due and proper care of the faid last-mentioned goods and merchandizes of the faid plaintiff, as well in the carriage and conveyance of the same from the port of Bristol aforesaid to Newport aforesaid, as in the delivery of the same at Newport aforesaid to such common carrier as aforesaid for the purpose aforesaid: And the said plaintiff in fact faith, that although faid defendant on the day and year last aforesaid, at the city of Bristol aforesaid in the county of the same city, had and received the faid last-mentioned goods and merchandizes of the faid plaintiff for the purpose aforesaid; and although he the said defendant did afterwards carry, transport, and convey faid last-mentioned goods and and merchandizes from the said port of Bristol to Newport aforesaid, and did there, to wit, at Newport aforesaid, deliver the same to such common carrier as aforefaid for the purpose aforesaid: Yet the said defendant, not regarding his faid last-mentioned promise, &c. so by him in manner and

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## ASSUMPSIF SPECIAL.—AGAINST CARRIERS BY WATER.



form aforefaid made, but contriving and fraudulently intending craftily and fubtilly to deceive and defraud the faid plaintiff in this behalf, did not take due and proper care in the delivery of the fame at Newport aforefaid, to such common carrier as aforefaid; but on the contrary, delivered faid last-mentioned goods, &c. of said plaintiff to a certain common carrier of fuch goods, &c. from Newport aforesaid to Brecon asoresaid, who was then and there and full is unknown either to him faid defendant or to the faid plaintiff, to wie, at the city of Brittol aforefaid in the county of the Tune city, contrary to the tenor and effect of the faid last-mentioned promise and undertaking of said defendant, whereby and by means whereof he faid plaintiff both wholly loft and been deprived of his remedy against the said corrier to whom said last-mentioned goods and merchandizes were to delivered by the faid defendant as aforefaid, and who hath hitherto neglected to deliver the fame, or any part thereof, to or to the use of him the said plaintist, although a calonable time for that purpole hata le to wit, at the city of Briftol aforefaid in the country of the fame city. (Money had and received; account stated; and common V. LAWES. conclution to those Counts.)

B. R. Trinity Term, 21. Geo. III. Tongue 7 FOR that whereas heretofore, to wit, on, Declaration for c. in confideration that faid plaintiff, at the negligence and again/t BEALL. I pecial include and request of faid defendant, gainst a master had flipped and sut on board a certain veffel called Trow and concerns of find defendants then lying at a certain quay called A. B. vessel, in losing the part of Reallest in the reserve of Secretary called A. B. part of goods in the port of Build in the county of Somerlet, certain goods belonging to and merchandizes, to wit, three calks containing a certain large plaintiff deliverquantity, to wit, three tons weight of iron of him laid plaintiff, ed to defende of a large value, to wit, &c. to be fately and fecurely carried, ant's care. transported, and conveyed by water in the taid vellel from the aforefaid quay in the port of Briftol to Bewdley in faid county of Worceffer upon freight to be therefore paid him faid defendant by fail plaintiff, he the fail defendant undertook, and then and there faithfully promited faid plaintiff fately and fecurely to carry. transport, and convey by water in his aforefaid vessel the taid goods, &c. of him faid plaintiff from the faid quay at Briftol aforefaid to Bewelley aforefaid in the faid county of, &c. and there, to wit, at Bewdley aforefail, fately and fecurely to deliver the fame to the use of the said plaintiss: And said plaintiss in sact saith, that although the laid defendant did after his aforefaid receipt of the faid goods and merchandizes of faid plaintiff for the purpose aforefaid. and before the exhibiting of this bill, carry, transport, convey, and deliver a part of the aforetaid goods, &c. of faid plaintiff, to wit, one of the aforefaid casks, containing one ton weight of the aforesaid iron, according to the tenor and effect of the aforesaid promise and undertaking of him said desendant: Yet said plaintist in fact further faith, that faid defendant, not regarding his faid promife Vol. II.





promise and undertaking so by him in manner and form in this behalf made as aforefaid, but contriving and fraudulently intending craftily and fubrilly to deceive and defraud the faid plaintiff in this behalf, hath not as yet fafely and fecurely carried, transported, or conveyed the residue of the said goods, &c. of him said plaintiff from said quay called, &c. at Bristol aforesaid to Bewdley aforesaid, and there safely and securely delivered the same to the use of the said plaintist according to the tenor and effect of the aforesaid promise and undertaking of said desendant, although a reasonable time for that purpose has long since elapsed, and although to do the faid defendant hath been oftentimes requested by the faid plaintiff; but on the contrary thereof, he faid defindant, before the exhibiting, &c. to wit, on, &c. at, &c. aforefaid, fo negligently and carelefsly managed and conducted himself in the premifes, and took fo little and fuch bad care of the faid refidue of the faid goods, &c. of faid plaintiff, that the faid refidue of faid reads, being of a large value, to wit, of, &c. became and were and still are rubolly lost to said plaintiff, The to perform his last-mentioned promile and undertaking in such respect bath hitherto wholly resulted, and still refuses so to do, and the residue of the said last-mentioned goods, &c. being of a large value, to wit, &c. are full wholly undelivered to him hill plaintiff. (Add a fecond Count like the halt, only omitting what is in Italic, and inferring what is between brackers. Third and fourth Counts like the first and second, only stating the confideration to be the delivery of the goods, &c. to defendant, to be carried from Brittol to Bewdley, &c. without faying any thing as to the mode of conveyance. Money laid out; money had and received; and common conclusion to these Counts.)

Declaration for becassoned their of oil.

LONDON, J. Elias Hampton, late of, &c. mariner, was inegligently car- attached to answer unto Richard Cav, of a plea of trespass on the from Leghornto Cale, &c. And thereupon the faid plaintiff, by Benjamin Cooke, London, flow his attorney, complains, That whereas the faid defendant before ing them to as and at the time of the making of the promise and undertaking of to damage the faid defendant hereafter mentioned, was mafter and commander of packing, which a certain ship or vessel called the Auna Maria, then riding at ansopring and loss chor at and in the port of Leghorn, in Italy, and then bound on a voyage from Leghorn aforefaid to the port of London; and faid defendant to being fush maffer and commander of the faid thin as aforefaid, on the thirtieth January A. D. 1756, at London aforefaid, in the parish of, &c.; in consideration that said plaintiff, at the special instance and request of the said defendant, had caused to be delivered to faid defendant divers, to wit, fifty jars of oil of him faid plaintiff of the value of three hundred and fifty pounds, in good order and well conditioned, to be by him find defendant carried, transported, and conveyed in faid ship or vessel of him said defendant from the port of Leghorn aforefaid to the port of London aforefaid for freight, and there, to wit, at the port of London

#### ASSUMPSIT SPECIAL. - AGAINST CARRIERS BY WATER.



aforefaid, to be fafely and securely delivered to faid plaintiff in such like good order and well conditioned (the damages and perils of the fea only excepted), he faid defendant undertook, and then and there, to wit, on fame day and year aforefaid, at London, &c. aforefaid, faithfully promised faid phintiss tafely and securely to keep and carry and convey the faid htty jars of oil from the port of Leghorn aforefaid to the port of London aforefaid, and there, to wit, at the port of London storeful, to deliver the fune to the and plaintiff in like good order and well conditioned (the perils and dangers of the flas only excepted): And faid plaintiff avers, that although faid defend. Sewards, to wire, on the fame day and year aforefield, had an received fail fifty jars of oil to carry and convey as aforefaid; and atthough the fame at the time of the faid delivery and receipt thereof vere in good order and condition and well packed; and although the land defendant afterwards, to wit, on the few day and year of a raid, departed and fet fail in and with the faid thip on his and vovar court and from the port of Leghorn aforefuld, towards and the five port of London aforefaid, and afterwards, to wit, on the form a lifth of Mirch in the year aforelaid, arrived in and with the faid thip in the faid voyage in latery at and in the port of London aforefaid: Yet faid defendant, not regarding his promite and undertaking to by him made in this behalf as aforefaid, but contriving and fraudulently intending craftily and fubrilly to deceive and defraud the faid plaintiff in this behalf, did not tafely and fecurely keep, carry, and convey the faid fifty jars of oil, or any of them, from the port of Leghorn aforefuld to the port of London aforefuld, and there, to wrt, at the port of London aforefaid, fately and fecurely d liver the fame to the faid plaintiff, in fuch like good order and well conditioned (although the perils and dangers of the feas did not prevent him from fo doing, and although to deliver the fame to the faid plaintiff in fuch like good order and well conditioned at the port of London atorefaid, he the faid defendant was requested by the faid plaintiff afterwards, to wit, on fame day and year last aforefaid, and often afterwards, at London aforefaid); but he the faid detendant fafely and fecurely to deliver the fame fifty jars of oil or any part thereof to the faid defendant, at the port of London (forefield, or elfewhere, in fuch like good order and well conditioned, hath from thence hitherto wholly refused; and on the contrary thereof, the faid defendant fo negligently and carelefsly behaved himfelt in this, a d fo negligently flowed and kept the faid fifty jars of oil in the faid thip, that the cords, ropes, covers, tops, corks and prokage of the faid fifty jars of oil, and each and every of them, in the carriage thereof were broke, cut to pieces, tore off, spoiled, rotted, subbed off and walted, and the faid jais of oil thereby became uncovered, and the oil therein contained thereby greatly hurt, damaged, spoiled, and rendered unfit for fale, to wit, at London, &c. storefaid, to the damage of the faid plaintiff of forty pounds; and theretore he brings fuit, &c.

## ASSUMPSIT SPECIAL .-- AGAINST CARRIERS BY WATER.

Deciaration a-Thames.

LONDON, J. Thomas Bigge, late of, &c. lighterman, was gainst a lighter- attached to answer unto Gabriel Ludlow, in a plea of trespais on man for negli- the case, &c. and thereupon, &c.: That whereas on the eighth where in suffer of March A. D. 1748, at L. &c. in consideration that said the goods to be plaintiff, at the special instance and request of said defendant, had even him to delivered to faid defendant divers goods and merchandizes, to wit, in on board a &c. of him the faid plaintiff to the value of forty-two pounds, to This at suction be by him faid defendant fately and feelily carried and transported the river by water in a boat or lighter of faid detendant, from a certain quay called, &c. in L. aforefaid, unto a certain thip or veffel called the B. then hoating or lying it mehor in the river of Thame, and to be there shipped and put on board the find ship for a reafonable reward or fum of money, to be therefore paid by him faid plaintiff to faid defendant, he the rud defendant undertook, and then and there, to wit, at i. See, aforefaid, faithfully promited faid plaintiff, fately and tecurely to carry and transport the faid goods and merchandizes from the laid quae unto the faid flip, and there fafely and fecurely to load and put the inuc on board the find thip; and although the find detendant had received fame goods and merchandizes to carry, transport and thip as aforefully, to wif, at L. &c. aforelaid: Yet the tail detendant, not regarding, &c. but contriving, &c. in this behalf bath not fripped or put the faid goods and merchandines, or any part thereof, on board the faid thip, not has be taken care infely and fecusely to entry and transport the fame according to his prounde anoretaid; but on the contrary thereof, he faid desendant, on the laid eighth of March in the year aforefuld, at L. Sov. atoretaid, to negligently and court fely behaved, had and governed himself in the corrying and transporting of the fad goods and merchanicals to the laid this, that the tail goods and it erchandizes, after the name was received by feid defendant for the purpose aforesaic, and before the same were thipped or put on board the find thip, for vant of due can and watening of faid detendant and his fervants in this behali, int by reason of the negligence of faid defendant and his servant behalf, were folen, taken and loft out of the faid boat or ! of laid defendant, and nevel were thipped on board the fair thio, or delivered to faid pluntiff, or to his use, to the faid obtaintiff his da nage of fifty pound. and therefore, &c.

Deawn by MR. WARRER.

" flamfile was pleased to the above declaration.

Declaration a-MINRK HARDYMAN against John Dod Bonnell, K. B. Caagamit John Dod Bonnell, K. B. Camittof the con- January 1755, at L. &c. in confideration that plaintiff, at the ince; goods special inflance and request of desendant, had caused to be delifor from Lon-vered to defermant divers goods, wares and increhandizes of him to Jamaica faid plaintiff of the value of pounds, to be transported, carmak, freight, primage, and average paid , goods not diavered.

ried

#### ASSUMPSIT SPECIAL.—AGAINST CARRIERS BY WATER.



ried and conveyed by defendant in a certain ship or vessel of him faid defendant, from the port of London to Montego bay, in Jamaica, in the West-Indies, and there, to wit, at the port of M. B. aforcfaid, in J. aforefaid, to be delivered to the faid plaintiff (the dangers and perils of the seas only excepted) for a certain price or reward, therefore cauled to be paid by faid plaintiff to faid defendant, he the faid defendant undertook, &c. fafely and fecurely to transport, carry and convey faid goods, wares and merchandizes from the port of L. aforcfaid, to M. E. aforefaid, in 1. aforelaid, and there, to wit, at the port of M. B. aforelaid, fafely and fecurely to deliver the fame to the faid plaintiff (the perils and dangers of the feas only excepted); and although faid defendant on fame day and year afterefaid, at L. &c. aforefaid, had and received faid goods, wares and merchandizes to carry, transport and convey as aforefaid: Yet do red out not regarding, &c. but contriving, &c. to deceive, &c. did not talely and recurely keep and carry faid goods, wares and in rehandizes from the post of London aforelaid to M. B. in Jamaica aforelaid, and there, to wit, at the port of M. B. aforefaid, deliver the functiafely and fecurely to faid plaintiff (although the perils and dangers of the feas did not prevent him from fo doing, and although to deliver the same to the said plaintiff he the 1 nd defendant was requested by him faid plaintiff afterwards, to wit, on the first of some in the year aforefaid, and often afterwards, to wit, at London, circ. aforefaid); but he to deliver the fame to the faid plaintiff hath hitherto Count upon the wholly refused, and still refuses. 2d Count. And whereas on bill-stading [ # faid twenty-fifth January A. D. 1755, aforefaid, at L. &c. aforefaid, the faid plaintiff, at the inflance of faid defendant, caused to be thipped in good order and well conditioned by one George Brown, in and upon the good ship called the Ellis, whereof was master, under God, for that then prefent voyage the faid defendant, and then riding at anchor in the river Thanes, in the faid port of London, and by God's grace bound for Montego Bay, in Jamaica atorefaid, divers other goods, wares and merchandizes, i. s. one puncheon, &c. of him faid plaintiff, of the value of other pounds, and which were to be delivered in like good order and well-conditioned at the port of M. B. aforefaid, in J. aforefaid (the dangers of the feas only excepted), unto the faid plaintiff or his affigns, and at the like request of faid defendant had caused to be paid to faid defendant freight for faid goods, &c. with primage and

average accustomed, he the said defendant, in consideration thereof, afterwards, to wit, on fame day and year aforefaid, at London aforefaid, undertook, and then and there faithfully promited faid plaintiff, faicly and securely to deliver the last-mentioned goods and merchandizes in like good order and well conditioned, at the aforetaid port of M. B. in J. aforesaid (the perils and dangers of the feas only excepted), unto faid plaintiff or to his affigns: And the faid plaintiff avers, that the faid thip called the Ellis afterwards, to wit, on fame day and year last aforefaid, for fail and departed on her faid voyage from the port of L. &c. aforefaid towards and for M.B. aforefaid, and afterwards, to wit, on the first of luna  $\mathfrak{T}$  3

#### ASSUMPSIT SPECIAL.—AGAINST CARRIERS BY WATER.

Tune in the year aforciaid, arrived in her faid voyage under the care and direction of faid defendant as matter thereof, to wit, at M. B. afc refaid: Yet the faid defendant, not regarding, &c. but contriving, &c. in this behalf, although faid plaintiff did not make any affigument of the faid goods, &c. last-mentioned, or any part thereof, to any person or persons whatsoever, and although the dangers of the feas did not prevent him the faid defendant from fo doing, did not deliver the faid goods, &c. latt-mentioned, or any part thereof, to Laid plaintiff, in fach like good order and well conditioned, or in any other order or condition, at the port of M. B. in J. aforefaid, or elfewhere (although to deliver the fame to the faid plaintiff at the aforefaid port of M. B. in J. aforefaid, he the faid defendant was requested by faid plaintiff afterwards, to wit, on same first day of June in the year aforesaid, and often afterwards, to wit, at London, &c. aforefaid); but he to deliver the same, or any part thereof, to the faid plaintiff bath bitherto wholly refused, and still refuses, to the said plaintiff his damage of pounds; and therefore he brings his suit, &c. Pledges, &c.

Drawn by Mr. WARREN.

B. R. Michaelmas Term, 22. Geo. 3.

LONDON, f. Edward Johnson complains of Joseph Miller Medial affumfit being in the cultody, &c. of a plea of trespass on the case, &c.: for mains the own that whereas at the time of the making of the promifes and underof a thip for taking of faid defendant hereafter next-mentioned, and for a long provoy, where time afterwards, he faid defendant was the owner of a certain flup plaint it's called the Kingston, lying at the port of London, and then and gods on board there waiting for freight and bound on a voyage from the faid port thip were of London to Newfoundland, in parts beyond the feas, to wit, at London aforefaid, in the pariffi of St. Mary 18-Bow, in the ward of Cheap; and faid defendant so being owner of the faid ship or veffel, whilst he was fuch owner as atorchaid, to wit, on the fourth day of May in the year 1781, aforetail, at London, &c. afore-Said, in confideration that said plaint it, at the special instance and request of said defendant, would ship and put on board his said ship called the Kingston as aforefaid, certain goods, to wit, twenty ton weight of biscuit, and five hundred bags, of him faid plaintiff, of a large value, to wit, of the value of five hundred pounds, to be carried in the faid vessel from the faid port of London, to Newfoundland aforefaid, and there to be delivered to the order of him faid plaintiff, for certain freight or reward to be therefore paid by him faid plaintiff to faid defendant for the freight of the same, the faid defendant undertook, and then and there faithfully promifed him

> faid plaintiff, that, it being time of war, for the fecurity of faid goods fo to be shipped and put on board faid thip by him said plaintiff, the faid ship thould fail with convoy: And faid plaintiff in fact faith, that he, confiding in faid promifes and undertaking of faid defendant so made by him in this behalf, afterwards, to wit, on the day and year aforesaid, at London, &c. asoresaid, shipped

Declaration in taken.

#### ASSUMPSIT SPECIAL—AGAINST CARRIERS BY WATER.



and put on board faid ship called the Kingston as aforesaid said goods of him faid plaintiff, to be carried in faid ship from the port of London aforesaid to Newsoundland aforesaid, and there to be delivered unto the order of said plaintiff, and then and there paid unto said desendant a large sum of money, to wit, one hundred pounds, for the freight thereof (in the 2d Count, instead of what is in Italic, fay, "and although he was then and there ready to pay to faid defendant faid freight for faid goods"); and although faid defendant had and received faid goods to carry as aforefaid: Yet faid defendant, not regarding his faid promife and undertaking to by him made as aforefaid, but contriving and fraudulently intending craftily and subtilly to deceive and injure him said plaintiff in this behalf, he faid defendant did not perform his promife aforefaid (although often requested); but on the contrary thereof, afterwards, to wir, on the twentieth day of May in the year aforefaid, whilst the faid goods of faid plaintiff were on board faid ship for the purpose aforesaid, caused and permitted said ship to sail and procoed upon her voyage aforefaid without convoy, whereby faid ' this became more hable to be taken by the encrues of our lord the king, with whom he was then at war; and faid thip was, whilit proceeding in her voyage aforefield without convoy, to wit, on the first day of July in the year asoresaid, by reason of her sailing and proceeding without convoy, attacked, conquered, and taken, by certain persons, that is to say, by certain then enemies of our laid the now king, TO SAID PLAINTIFF UNKNOWN, to wit, by certain Julyetts of the Freach king, as a prize, with faid goods of faid plaintiff then on board, and faid goods were also then and there taken as prize, and thereby wholly lost unto said plaintiff, to wit, at London, &c. aforelaid. (Add a 2d Count, making the alterations in capitals, omitting what is in Italic, and inferting what is in capitals. Counts for goods fold and delivered, &c.; money lad out; and account flated; with common conclusion to three last Counts.) J. Morgan.

#### AGAINST BAILEES FOR VARIOUS PURPOSES.

LONDON, to wit. Whereas W. C. A. C. and J. C. at Declaration the several and respective times herein after mentioned, were gainst prize a owners of a certain ship called the Fly Cutter, under the com-gents, for not mand of A. H. esquire, at, &c.; And whereas also, at the time disposing of of the making of the promise and undertaking herein after men-prize to the beat tioned, the cargo of goods and merchandizes on board a certain brigantine called the Hope had been taken as a prize by the said cutter under the command of the faid A. B. and legally had been condemned as a prize to the faid cutter by his majesty's court of





vice-admiralty at Tobago, whereby the faid plaintiff, as mafter on board the faid thip called the Fly, became intitled to feven thares of and in the faid prize, to wit, at, &c.; and thereupon afterwards, to wit, on, &c. at the Island of Tobago aforesaid, to wit, at London aforefaid, &c. in confideration that the faid plaintiff had, together with the owners of the faid ship called the Fly Cutter, at the special instance and request of the said defendants, employed the faid defendants as their agents to fell and dispose of the faid cargo of goods and merchandizes for a certain hire, commiffion, or reward, to be therefore paid to the faid defendants by the faid plaintiffs, they the faid defendants undertook, and then and there faithfully promifed the faid plaintiffs, to fell and dispose of the fame cargo of goods and merchand zes at and for the best prices and most advantageous terms for the fellers thereof that they the faid defendants could get and procure for the fame; and although the faid defendants afterwards, to wit, on, &c. at the Island of Tobago aforefaid, fold and disposed of the said cargo or goods and merchandizes: Yet not regarding, &c. but contriving, &c. did not fell and dispose of the said cargo of the said goods and merchandizes at and for the best prices and upon the most advantageous terms for the fellers thereof that they the faid defendants could get and procure for the same, according to their said promife and undertaking, but omitted and neglected fo to do, and fold and disposed of the faid cargo at much less, to wit, at four thousand pounds, than they might and could have got and procured for the fame, whereby the faid plaintiff hath fulfamed a great lots, to wit, five hundred and twenty pounds on his there of the faid prize, to wit, at, &c. And whereas also the said desendants afterwards, to wit, on, &c. at, &c. in confideration that the faul plaintiff, at the special instance and request of defendants, had employed the find defendants as his agents to fell and dispose of his thates of and in a cargo of goods and merchandizes on board a certain other ship or vessel called, &c. for certain reward, hire, or commission, to be therefore paid to the said defendants, they the faid defendants undertook, &c. (as before. Add the common Counts ) G. Wood.

MIDDLESEX, to wit. George Royston was attached to a pawn-answer John Boyle, &c.: for that whereas at the time of the makfor not ing of the two feveral promifes and undertakings hereafter next to redeem mentioned the faid George was a pawnbroker, and the befinels which he of a pawnbroker then followed and carried on, to wit, at, &c.; pleaged and the faid George to being a pawnbroker, and exerciting the faid eth defendant, bufiness as aforelaid, heretofore, to wit, on, &c. in confideration losing the that the faid John, at the special instance and request of the faid George, had before then and there pawned and delivered to him the fuld George as and by way of pledges to him the faid George, for certain (1) fums of money before then advanced by him to the faid John thereon, amounting in the whole to a large fum of money,

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#### BAILEES FOR VARIOUS PURPOSES.

to wit, the sum of, &c. certain goods and chattels, to wit, one suit, &c. (2) of the faid John of a large value, to wit, of the value of (2) " diver fifty pounds, of (3) lawful money of Great Britain, he the faid chattels' George undertook, &c. the faid John to take due and proper care (3) "like" of the faid (4) goods and chattels, and of each and every of them, (4) "last men, until (5) in fame thould be redeemed by him the faid John: And the foned" faid John in fact (6) fays, that although he the faid George had and (5) "they" received the faid feveral (7) goods and chattels of him the faid John on faith," the occasion and for the purpose (8) aforesaid, to wit, at, &c.: (7) "last men. Yet the faid George, not regarding his faid promife and under-tioned" taking so by him made as (9) aforesaid, but, &c. the said John in (8) "last" this behalf, did not take due and proper care of the faul (10) goods (10) "laft" and chattels of the faid John; but on the contrary thereof he the and chattels of the faid John; but on the contrary thereof, he the mentioned" faid George afterwards, and after the (11) pawning and delivery (11) " faid." (12) of the faid goods and chattels to him the faid George as afore- (12) "thereof" faid, to wit, on, &c. he the faid George took fo little and fuch bad (13) " take care of, and fo negligently kept the faid (13) goods and chattels, that the faid (14) goods and chattels (15) whilft they were fo in the (14) " that possession of the said George for the purpose aforesaid, were burnt, (15) "thereby damaged, dylinoyed, and confumed by fire, and wnolly and entirely became lost (16) unto him the faid (17) John, to wit, at, &c. And whereas were, and from the faid George, so being and carrying on the business of a pawn-thence hither broker as aforesaid beretofere, and whilst he was and carried on follare, ?? fuch business, to wit, on, &c. in consideration that the said John, (16) " and at at the special instance and request of the said George, &c. &c. &c. together (Go on with the 2d Count fame as the first, leaving out what is coverable, either in Italic, and inferting what is in the margin.) And whereas the by him. faid George, to being and carrying on the business of a pawnbroker (17) "George for the faid" as aforefaid heretofore, and whilft he was and fo carried on fuch business, to wit, on, &c. in consideration that he the said John, at the like special, &c. of the said George, had before then and there pawned and delivered to the faid George as and by way of pledges, &c. (as in 1st Count), certain other goods and chattels, to wit, one other fuit, &c. there faithfully promifed the faid John to take due and proper care of the faid lait-mentioned goods and chattels until redemption thereof by the faid John, and to permit the faid John to redeem the fame, or any part thereof, upon request: and on fuch redemption of the faid last-mentioned goods and chattels, redeliver the fame or fuch part thereof as should be redeemed unto him the faid John: And the faid John in fact further fays, that he the faid George had and received the faid last-mentioned goods and chattels of the said John, on the occasion and for the purpose last aforesaid, to wit, at, &c.; and although he the faid John afterwards, and before the redelivery of the faid last-mentioned goods and chattels or of any part thereof unto the faid John, to wit, on, &c, was ready and willing, and then and there tendered and offered to redeem the faid lastmentioned goods and chattels, and to pay all and every fum and fums of money due and owing to the faid George upon and for tedemption of the same, and then and there required the said \*grosi)

#### ASSUMPSIT SPECIAL AGAINST

George to redeliver the same to him the said John, and to suffer and permit him to redeem the fame, according to the faid lastmentioned promife and undertaking so by him made as aforesaid: but contriving, &c. the faid John in this behalf, did not, for would when he was to requested as aforesaid, suffer or permit; nor hath he as yet fuffered or permitted him the faid John to redeem his faid last-mentioned goods and chattels, or any part thereof; but hindered and prevented him from to doing, and then and there refused to accept and take the money so tendered and offered by him the faid John for and on account of fuch goods and chattels and the redemption thereof, nor did he then and there redeliver, nor bath he as yet redelivered the faid last-mentioned goods and chattels, or any of them, or any part thereof, to the faid John; but then and there, and always from thence hitherto hath refused fo to do; and on the contrary thereof, afterwards, to wit, on, &c. converted and disposed of the same to his own use. (4th Count, goods fold and delivered. 5th Count, money laid out and expended, and paid, and lent, and advanced. 6th Count, money had and received; account stated; and common conclusion.)

V. LAWES.

retaration for dispered into the

MIDDLESEX, ff. S. C. complains of C. H. being, &c.: for Exturning that whereas heretolore, to wit, on, &c. in confideration that the which was faid S. at the special instance and request of the faid C. had then of defen and there delivered to and deposited in the hands of him the said Charles a certain note of hand, commonly called a promissory note, for thirteen pounds ten shillings, drawn by one A. B. in favor of C. D. and by him indorfed to the faid S. he the faid Charles undertook, and then and there faithfully promifed the faid S, that he the faid C. would return the faid note, or the value thereof, to the faid Samuel, when he the faid Charles should be thereto requested; and although the faid Samuel afterwards, to wit, on, &c. requested the faid Charles to return the faid note, or the value thereof, unto him the faid Samuel, according to his aforefaid promite in that hehalf: Yet the faid Charles, not regarding his faid promife and undertaking, but contriving, &c. the faid S. in this behalf, did not, when he was to requested as aforefaid, return, nor hath he as yet returned the faid note, amounting to a large fum of money, to wit, the sum of thirteen pounds ten shillings of lawful, &c. or the value thereof, to the faid S.; but he so to do then and there and always hitherto hath wholly neglected and refused, and still refuses, to wit, at, &c. And whereas also afterwards, to wit, on, &c. &c. &c. (as the first Count, omitting what is in Italic, and go on): Yet the faid Charles, not regarding, &c. did not, &c. nor harh he as yet, &c.; but he io to do then and there and always hitherto wholly neglected and refused, and converted and disposed of the said lastmentioned note, the same being of a large value, to wit, of the value of thirteen pounds ten shillings of lawful, &c. to his own use, to wit, at, &c. And whereas also afterwards, to wit, on,

#### BAILEES FOR VARIOUS PURPOSES.

&c. in confideration that the faid Samuel, at the like special instance and request of the said Charles, had then and there delivered, &c. to and in the hands of, &c. to be thereafter accounted for by him unto the faid S. a certain other note of hand, &c. (as before), he the faid Charles undertook, &c. would take due and proper care of the faid last-mentioned note: Yet the said Charles, not regarding, &c. but, &c. the faid S. in this behalf, did not take due and proper care of the faid last-mentioned note; but on the contrary thereof, after the aforefaid bailment or delivery thereof to him the faid Charles, to wit, on, &c. he the faid Charles took so little and such bad care of the said last-mentioned note, and behaved to negligently in the premifes, that the faid note, be-

ing of a large value, to wit, of &c. became and was, and from thence hitherto hath been and still is wholly lost unto him the said S.; whereby he hath been and still is hindered and prevented from obtaining payment of the fame, to wit, at, &c. (Add the com-

mon Counts.)

LONDON, to wit. J. S. and J. P. complain of H. H. he-Declaration ing. &c.: for that whereas the faid John and J. on the twenty-first not reduced of January 1787, at London aforefaid, to wit, in the parish of St. bill of exception Mary-le-Bow, in the ward of Cheap, were possessed of a certain lest for bill of exchange in writing, as of their own bill of exchange, of the value of twenty pounds, purporting to be drawn by one J. D. upon the faid H. H. for the fum of twenty pounds, to be paid to one R. C. or his order, which faid bill was then and there inderfed by the faid R. C.; and being so possessed thereof, the said H. in confideration that the faid John and J. at the special instance and request of the faid H. would deliver the said bill to the said H. and would leave the faid bill with the faid H. undertook, and to the faid John and J. then and there faithfully promifed, to deliver the fame to them when he the faid H. should be thereunto afterwards requeited; and the faid John and J. relying on the faid promite and undertaking of the faid H. did afterwards, to wit, on, &c. at, &c. deliver the faid bill of exchange to the faid H. and leave the faid bill with him at his request. And whereas also (another Count same as first, only stating defendant to have promised to return the bill the next day): Yet the faid H. not regarding his faid feveral promises and undertakings in form aforesaid made, but contriving and fraudulently intending to deceive and defraud the faid John and J. in this behalf, did not redeliver, or cause to be redelivered, the faid bills of exchange, or either of them, to the faid John and J. or either of them, the next day after the delivering thereof to the faid H. or at any other time fince, (although the faid H. afterwards, to wit, on the twenty-second of April, and often fince, &c.); but to deliver the faid bills of exchange, or either of them, to the faid John and J. or either of them, he the faid H. hath hitherto wholly refused and still refuses. (Common Counts, &c.)

V. Lawes.

FOR

#### ASSUMPSIT SPECIAL.—Respecting SECURITIES.

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FOR that whereas at the time of the making of the promite and plaintiff undertaking of the said desendant hereafter mentioned, one Peter O'Brien, esquire, was indebted to the said plaintiss in a large sum decisined by of money, to wit, the fum of two hundred pounds of lawful money andff as a of Great Britain, for the work and labour, care and diligence, of B. him the faid plaintiff, by him before that time done, performed, was in- and bestowed in and about the business of the said P. and for the gefendant faid P. and at his special instance and request; and also for minited to pay money by the faid plaintiff before that time laid out, expended and paid for the faid P, and at his like special instance and request; and the faid P. being so indebted, he the faid plaintiff, before the making of the promise and undertaking of the said defendant hereafter mentioned, was possessed of and had in his custody divers writings, accounts, deeds, and other papers, belonging to and being the property of the faid P. and which the faid plaintiff then and there had a right to detain in his custody until the faid money to owing to him thould be paid; and the faid P. being to indebted, and the faid plaintiff being to possessed of the faid deeds, writings, accounts, and papers, and they the faid defendant and plaintiff being defirous of having the fame out of the hands and pollession of him the said plaintist, on the fifth day of May A. D. 1783, at W. in the county aforefaid, in confideration that the faid plaintiff, at the special instance and request of the said desendant, would deliver up unto the faid P. ail and fingular the aforefaid deeds, writings, accounts, and papers, he the faid defendant undertook, and then and there faithfully promited the faid plaintiff, that he the faid defendant would take one and have the faid plaintiff paid his above-mentioned demand on the faid P.: And the faid plaintiff avers, that he, confiding in the aforefald promife and undertaking of the faid defendant, he the faid plaintiff afterwards, to wit, on the seventh day of May in the year aloresaid, at W. aforefaid, at the faid inflance and request of the faid defendant, delivered unto the faid P. all and fingular the aforciaid deeds, writings, accounts, and papers, whereof the faid defendant then and there had notice: Yet the faid diffendant, not regarding his promife and undertaking aforelaid, but contriving and trandulent. ly intending craftily and fubtilly to deceive and defraud the faid plaintiff in this behalf, bath not as yet taken care to have the faid plaintiff paid or fatisfied his above-mentioned demand on the faid P. nor hath the faid P. or the faid defendant, or any other person whatfoever, yet paid unto him the faid plaintiff the aforefaid furn of money to due and owing from the faid P. to the faid plaintiff, or any part thereof (although the faid defendant was requested by the faid plaintist to perform his aforefaid promise and undertaking fo made to the faid plaintiff as aforefaid, afterwards, to wit, on, &c. in the year aforciaid, and often afterwards, at W. alorelaid); but he to perform the same in any manner whatsoever hath hitherto wholly refused and still relates; and the aforesaid sum of money

## ASSUMPSIT SPECIAL.—AGAINST WHARFINGERS.



to due and owing from the faid P. to the faid plaintiff as aforefaid, and every part thereof, is still wholly due and owing and unpaid to the faid plaintiff, to the faid plaintiff his damage of three hundred pounds; and therefore, &c.

#### WHARFINGERS. AGAINST

MIDDLESEX, to wit. Thomas Love complains of Jane Declaration with Lambert, widow, being, &c. c for that whereas the faid defendant, gaint a what it the teveral times hereafter mentioned, and long before, was, inger for men and from thenceforth nitherto hath been, and still is, possessed of a taking care of See, and for and during all the time attributed in the parith of, delivered at her Ac. and for and during all the time atorelaid hads used, exercited, wharf to and carried on, and fill doth use, exercise, and carry on the trade landed; but he and business of a wharfinger there, to wit, at the parish aforesaid; string them 🐙 and the fuid defendant being so pollefied of the fuid wharf, and so be driven down uling and exercifing the faid trade or buliness of a whatfinger as funk and to the aforefaid, from the fixteenth November 1770, at, &c. the faid plaintiff had purchased of J. W. B. B. and R. Y. a large quantity, to wit, one hundred chaldrons of coals of the value of one hundred and fifty pounds, then being in and upon the faid river Thames, and had hared of the faid W. R. and Y. a certain barge of and belonging to the faid W. B. and Y. for the carrying of the faid coals to, and delivering and landing the fame at the faid wharf of the faid defendant to and for the ule of the faid plaintiff; and thereupon afterwards, to wit, on, &c. at, &c. in confideration that the faid plaintiff, at the special instance and request of the faid defendant, had caused the taid barge, containing the faid coals of the faid plaintiff, to be delivered to the defendant at her faid wharf, in order that the faid coals might be there landed and delivered to and for the use of the said plaintist, and had then and there undertaken and faithfully promised the faid defendant to pay her a certain reasonable reward or sum of money for the liberty of landing and delivering the faid coals at the faid wharf of the faid defendant, and for the faid Jefendant's taking care of the faid coals and barge until the faid coals should be landed and delivered as aforemad, the faid defendant then and there, to wit, on the fame day and year aforefaid, at, &c. aforefaid in the county aforefaid, undertook, and faithfully promited the faid plaintiff to permit the faid coils to be landed and delivered to and for the ule of the faid plaintiff at the faid whatf; and although the faid defendant afterwards, to wit, on the same day and year aforesaid, at, &c. aforesaid in the said county, had and received the faid barge, containing the faid coals of the faid plaintiff, for the purpose aforefaid: Yet the faid nefendant, not regarding, &c. did not, after the faid barge and coals were to delivered to the faid defendant as aforefaid, tafely and fecually keep

the river and



## ASSUMPSIT SPECIAL.—AGAINST WHARFINGERS.

the faid barge and coals of the faid plaintiff until the faid coals should be landed and delivered at the faid wharf as aforefaid, according to her faid promise and undertaking; but on the contrary thereof, the faid defendant, by herfelf and her fervants, behaved fo negligently, carelefsly, and improvidently in this behalf, that by and through the mere carelessness, negligence, and improvidence of the faid defendant, and other fervants by her employed in that behalf, the faid barge, containing the faid coals of the faid plaintiff, was afterwards, to wit, on the same day and year aforefaid, carried and drawn by the faid water of the faid river Thames from the faid wharf of the faid defendant down the faid river, and there funk in the faid river, and damaged, spoiled, and lost, to wit, at, &c. aforefaid; whereby the faid plaintiff not only loft the faid coals, being of the value of pounds as aforefaid, but was forced and obliged to pay, and did pay to the faid W. B. and Y. a large fum of money, to wit, the fum of thirty pounds for the lofs of the faid barge, to wit, at, &c. aforefaid in the faid county. And whereas also, while the said defendant was such wharfinger as aforefaid, and was possessed of the said wharf, to wit, on, &c. the said they were plaintiff was possessed of divers, to wit, one hundred other chaldrons of coals of the value of other pounds, as of his own proper goods and chattels, then lying or being in a certain other barge or lighter in the faid river of Thames, near unto and adjoining the faid wharf of the faid defendant, and which faid coals the faid plaintiff had caused to be brought and placed near unto the said wharf of the faid defendant for the purpose of being there landed and delivered; and the faid plaint.ff being fo thereof polleffed, afterwards, to wit, on, &c. at, &c. in confideration that the find plaintiff, at the special instance and request of the said defendant, had caused the said last-mentioned coals, in the said last-mentioned barge or lighter, to be delivered to the faid defendant, and had undertaken and faithfully promifed the faid defendant to pay her a reasonable reward or sum of money for the liberty of landing and delivering the faid last-mentioned coals at her faid wharf, and for taking care of the faid coals in the faid last-mentioned barge, until the faid coals should be so landed and delivered, she the faid defendant undertook, &c. to permit him the faid plaint. If to land and deliver the full last-mentioned coals at the said wharf, and that the the faid defendant would fafely and fecurely keep the faid last-mentioned coals until the same should be landed and delivered; and although the faid defendant afterwards, &c. had and received the faid last-mentioned coals of the faid plaintiff for the purpole aforefaid: Yet the faid defendant, not regarding, &c. did not fafely and fecurely keep the faid lastmentioned coals until the same were landed and delivered at her faid wharf; but on the contrary thereof, the faid defendant behaved to negligently, carelessly, and improvidently in that behalf, that by and through the mere carelestness, improvidence, and negligence of the faid defendant, and her fervants by her employed in that behalf, the faid laft-men-

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#### ASSUMPSIT SPECIAL .-- AGAINST WHARFINGERS.

tioned coals of the faid plaintiff so being in the faid last-mentioned barge or lighter, were, by the water of the said river, drawn and forced away from the said wharf of the said defendant, and sunk in the said river Thames; whereby the said last-mentioned coals, being of the value of, &c. were entirely destroyed and lost to the said plaintiff, of, &c. to wit, at, &c. (Other common Counts.) G. Woon.

MIDDLESEX, J. William Arch complains of Charles Special officers Yorrall, being, &c.: for that whereas the faid defendant now is, wharfinger for and for the space of one year and more now last past, hath been not shipping a whatfinger, and now is, and during all that time hath been, an goods. occupier and possessor of a certain wharf with the appurtenances, called, &c. fituate and being in the parish of, &c. in the county of Surry, to wit, at Westminster in the county of Middlesex aforefaid, at which faid wharf he the faid defendant, during all the time aforefaid, hath exercifed and carried on, and still doth exer-. cife and carry on his aforetaid business of a wharfinger, to wit, at Westminster aforesaid. And whereas during the said time that the faid defendant to was a wharfinger, and exercised and carried on his faid but mefs of a wharfinger at his faid wharf, to wit, on the twenty-feventh day of March A. D. 1769, to wit, at W. aforefaid, the faid plaintiff, at the instance and request of said defendant, caused to be delivered to him the said desendant at his said whart fundry goods and merchandizes, to wit, &c. of the faid plaintiff, and being of a large value, to wit, of the value of, &c. to be by the faid defendant at his faid wharf shipped and put on board a certain ship or vessel ealled the Spackman, whereof one Thomas Halfe was mafter or commander, then lying in the river of Thames at or near the faid wharf of the faid defendant, to wit, at W. aforefaid, and then bound on a voyage from thence to Falmouth, and which faid thip or veffel was then loading or about to load at the faid wharf, to be carried in such ship or veffel from thence to F. aforesaid on freight for the said plaintiff for certain gain and reward called what fage, by the faid plaintiff to be paid to the faid defendant for his shipping thereof at his faid what; and in confideration thereof, the faid defendant, on fame day and year aforefaid, at W. aforefaid, undertook, and then and there faithfully promifed the faid plaintiff to thip and put the faid goods and merchandizes on board the faid ship or vessel so then bound from thence for F aforefaid, and then lying at or near the faid wharf, and then loading or about to load at the faid wharf as aforefaid, to wit, at W. aforefaid; and although the faid defendant, on the same day and year aforesaid, to wit, at W. aforesaid, had and received the faid goods and merchandizes to ship and put on board the faid ship or vessel as aforesaid; and although the said ship or vessel was then loading or about to load at the said wharf, and then bound from thence to F. aforefaid; and although the faid. thip or vellel hath been fince loaded and dispatched on her faid

voyage,



## ASSUMPSIT SPECIAL -Against WHARFINGERS.

voyage, and hath arrived in safety at F. aforesaid, whereof the faid defendant had due notice: Yet the faid defendant, not regarding his faid promise and undertaking so by him made in this behalf as aforefaid, but contriving and fraudulently intending craftily and subtilly to deceive and defraud the faid plaintiff in this behalf, he the faid defendant hath not shipped or put on board the faid ship or vessel, or on board any other ship or vessel, the said goods and merchandizes, or any part thereof, nor hath the faid defendant, by any means or conveyance whatfoever, fent the faid goods and merchandizes, or any part thereof, to F. aforefaid (although to perform his aforefaid promife and undertaking fo by him made in this behalf as atorefaid the faid defendant was requested by the faid plaintiff afterwards, to wit, on the fame day and year aforefaid, and often afterwards, to wit, at W. aforefaid); but he to do this hath hitherto wholly refused, and still refuses so to do.

. Morgan.

Declaration ader.

LONDON, to wit. R. R. complains of S. L. being, &c.: sainst a subarfin- for that whereas on the ninetcenth of February 1787, at, &c. in confideration that the faid R. at the special instance and request harded fixty of the faid S. (he the faid S. then and there being a wharfinger), **Middle of butter,** had delivered or caused to be delivered to the field S. divers goods and merchandizes, fixty firkins of butter of the faid R. of great value, to wit, of the value of twenty pounds of, &c. to be by thing to deli- him the faid S. safely and securely kept and preserved at a certain of the remain, wharf of the faid S. called or known by the name of

Wharf, for a certain reasonable reward to be therefore paid by the faid R. to the faid S. he the faid S. affumplit, E., faidly and lecurely to keep and preferve the faid goods and merchandizes, and to deliver the fame to the faid R. whenever he the faid S. should be thereunto afterwards requested; and although the said S. had and received the faid goods and merchandizes on the day and year aforefaid, at, &c.; and although the faid S. afterwards, to wit, on, &c. at, &c. did deliver divers, to wit, firkins of butter, part and parcel of the faid fixty fickins of butter to delivered to the faid S. as aforefaid to the faid R. according to the form and effect of his faid promife and undertaking somade as aforefaid: Yet the faid defendant, not further regarding, &c. but contriving, &c. hath not delivered the relidue of the faid fixty firking of butter, or any part thereof to the faid R. according to the form and effect of the said promise and undertaking so by him made as aforcsaid, (although so to do he the said S. was by the said R. afterwards, to wit, on, &c. and often fince, at, &c. requested), but to deliver the relidue of the faid fixty firking of butter to the faid R. he the faid S. hath hitherto wholly refuted and thill doth retute, &c. (Common Counts and breach.)

John Papley complains of Edward Langdon Declaration LONDON, // being, &c. in a plea of trespals on the case " for that whereas the the flux of faid plaintiff, on the twenty-eighth day of October A. D. 1760, purfer of a manufacture of and long before, was and from thence hitherto has been and this meer, for mee is sole owner of a certain ship or vessel called the Sally, which said gence in how ship, whilst the said plaintist was owner thereof, to wit, on same littling in day and year aforefaid, was arrived from the island of Jamaica in whereby it the West Indies unto the port of London, and had brought in the her, amongst other goods, two cashs windings on freight, to be in the true of the long therefore paid by the proprietor or commence of the faid indigo for confine the importation and bringing of the fame in the faid thip from the faid Island to London aforclaid, and the said ship, with the faid indigo on freight as aforefaid, being fo arrived at and in the port of London aforciaid, it then belonged to and was the duty of plaintiff, as such sole owner of the said ship, to land the faid indigo at his own risque from on board the said ship upon some one of the keys at or near to his majesty's custom-house in the city of London, for the use of the said proprietor or confignce thereof, and thereupon the faid plaintiff afterwards, to wit, on the faid twenty-eighth of October in the year aforesaid, at London, &c aforefuld, at the instance of said defendant, retained and employed him faid defindant, he the ia d defendant then being a wharfinger and possessed of a certain wharf called A. wharf, in London aforclaid, at or near to the laid custom-house, and a proper what for landing the full goods thereon, to fetch and take away the faid two cifes of indigo from and out of the faid thip in the boat or lighter of faid defendant, and to bring the fime to the find wharf, and to land the fame on the full wharf for the use of the said proprietor or confignee thereof, for a reasonable reward or hise for the lighterage, water uge, and what fage thereof, to be therefore paid to faid defendant, and full defendant then and there accordingly, and in confideration of luch reward or hire, undertook to fetch and take away the laid two calks of in ligo from and out of the faid thip in the boat or lighter of faid defendant, and to bring the fame to the faid wharf of faid defendant, and to land the same on the said wharf for the use of the said proprietor or configuee thereof: and although faid defendant, in pursuande of the faid employ and retainer, did afterwards, to wit, on fame day and year aforefaid, fetch and take away in his said boat or lighter the faid two casks of indigo from and out of the said ship for the purpose asorelaid, and afterwards, to wit, on same day and year aforefaid, did bring the same to the said wharf of the said defendant, and reight then and there have landed the same on the faid whaif, and ought to have done: Yet faid defendant then and there, in the execution of his-faid employ, fo badly, negligently, carelessly, and improvidently behaved himself, and took so little and such bad care of his duty and behaviour in this behalf, that said defendant for a long and unreasonable space of time; to wit, for the space of five days next after that the said two casks of indigo were Vol. II.

#### ASSUMPSIT SPECIAL.—BY AND AGAINST AT TORNIES.

To brought by faid defendant to the faid wharf, neglected and countred to land the faid two casks of indigo on the said wharf, and permitted and suffered the same to lie and remain in the said boat for lighter during all that time without their being landed thereout, whereby one of the fail casks of indigo, being of the value of two Thundred pounds, was, while the fame to remained unlauded in the Faid boat or lighter, by and through the more default of faid defindant in not landing the same there, taken away from and gout of the faid boat of lighter by fonce person or persons wholly unknown to said plaintiff, and thereby wholly lost, and Taid plaintiff was thereby forced and obliged to pay, and afterwards, to wit, on first December in A. D. 1760 asorolaid, at London, &c. aforefaid, did accordingly pay to one Joseph Taylor, the proprietor or configued of the faid one cask of in high to **Itolen and taken away as aforclaid, a large fum of money, to wit,** the fum of two hundred pounds, being the value of the flud calls stindigo, to wit, at London, &c. aforefaid.

Drawn by MR. WARREN.

#### AGAINST \* ATTORNIES, BY AND PROCTORS, &c.

MIDDLESEX, to wit. W. P. complains of J. B. gent, one of the attornics of the court of our fore the now I king, pief he here in a affect in court in his own p.oper person: for that whereas one W. N. the former aline on, &c. was indebted to the faid plaintiff in a certain large fum of regetivity of money, by virtue of feveral promifes and undertakings before that The first time made by the faid W. N. to the full plaintiff; and the faid fum of money being wholly unpaid, and the promites and undertakings being wholly unperformed, he the faid plaintiff, for the recovery of his da nages by him fultained on occation of the nor performing the leveral promifes and undertakings aforefaid, to wit, on, &c. in the eighteenth year of the wign of our lovewign lord the now king, fued and proferured out of the fail court of our faid ford the now king, before the hing nightler (the faid court then and Hill being held at Westminiter, in the faid county of Aliddlesis), a certain precept of our faith lead the king called a bill of Middlelex, against the faid W. N. whereby the then sherill of the faid county of Middlefex was commanded to take the taid W. N. if The might be found in his bulliwick, and him faf ly keep, so that he might have his body before our lord the king at Westminster, on, &c. to answer to the said plaintiff in a plea of trespals, and also to a bill of the faid plaintiff against the faid W. N. for twenty

> 🐉 🇯 Thave purpolely postponed this head to the last heads, Carriers, &c. and Wharflingers, to connect the latter with the precedents, on bailment and contracts conderning delivery, &c. of goods, confidering correct lace, barees for various purpotes.

See Misseasance, Negligence, and Nonfeafance, in Aflumpiu in the Index, for all these Declarations, &c. by and against Attornies.

## ASSUMPSIT SPECIAL BY AND AGAINSTATTORNIES,

bounds, upon promifes, according to the cultom of the court, of our faid lord the king, before the king himfelf, to be exhibited a and that the faid theriff should then have there that procept; which. faid precept afterwards, and before the delivery thereof to the faid. then should to be executed as herein is mentioned, was duly; indorled for bail for ten pounds and upwards, by virtue of a certain. affidavit of the caute of action, only affiled in the faid courts? of our faid lord the king, before the king himself, in that behalfs according to the form and effect of the statute in that case? made and provided; which fild precept to inderfed as aforefaid, afterwords, and before the return thereof, to wit, on, &cold in the had clotherent's year of, &c. was delivered to A. B. and C.D. el many, via then and from thenceforth until and at and after the total is of the laid precept were thered of the faid country of Midel land to be ; them executed in the form of law; by virtue of when and precept the field A. Brand C. D. to being theriff of the full commy of which tax as aforefully recoveris, and before the return of the hid precept, to wit, on, &c. within the bailtwick of the fail theriff, that is to fay, at Westmirster, in the fail county of a Mildheim, to her day food the fait W. M. by his hedy, and there and there I done to direct our in their cultody by virtue, of the find precept, at my fact of the feed plainting from thence until the time of his bring functional and entourged out of custody, as a that in after is mentioped a And the laid, bundle further lays, that he the Maira tall, for the electric of his damage, by him life rained on or the act performing of the fad feveral prorules and the factal in footh mounds, and before the end of the next Term efter the find recept or bill of Mindlefex was returnable, that is to fig. in Would, Worm, in the eighteenth year of, &c. on the fact of and of an and loss the king, before the king himfelf (the ful cour ther as I fall being tick at Well ninfler, in the fail county of Mohinton), impleaded the fail IV. No. to being in cuffed a sine chall, in a plea of trelpids noon the cale, upon pronate, to the let point a damage of losty pour is, and by his deel rate by the most their duly filled in the late course complained against the last W. N. being in the cuttody of the then therist of Middlefur, by virtue of the real majoric's precept of Middletex, for the non-performance of the Lot promitional undertakings, to the damage of the faid plaintiff of ferty pounds, and afterwards, to with on, &c. in the fame Term, caused a true copy of the fall declaration to be delivered to the faid W. Pr. for being in the culledy of the faid thereif of the find county of Middlefex as aforefaid: And the faid plaintiff further five, that by the rule and praffice of the fame court, before the end of twenty days next after the end of the next? com after the faid precept or bill of Middlefex was returnable, an affidavit ought to have been filed with the clock of the rules of the delivery of the faid copy of the faid declaration, and of the time when, and the perions to whom, the feed copy was delivered; and that the faid W. Iv. was arrested or charged in custody by process out of the same court, returnable before the delivery of



the laid copy, in order to prevent the laid W. N. from being difcharged out of custody without satisfying the said plaintiff for his Camages which he had fulfained by reason of the non-personmance of the faid promifes and undertakings fo made by the faid W. N. as aforefaid: And the faid plaintiff further fays, that long before the expiration of the faid twenty days, to wit, on, &c. at. &c. in, &c. he the faid plaintiff retained and employed the faid defendant as attorney or agent of and for him the faid plaintiff, to cause such affidavit to be filed with the clerk of the rules as aforefaid, for his reasonable sees in that behalf to be paid him by the said plaintiff for the fame; and thereupon the faid defendant, in confideration Ethereof, afterwards, to wit, on, &c. at, &c undertook, and then and there faithfully promited the faid plaintiff, that he the faid defendant would cause such affidavit to be filed accordingly: And the faid plaintiff further fays, that the faid defendant, not regarding his duty in this respect, nor his promise and undertaking so made as aforefaid, but contriving and fraudulently intending to deceive and injure the faid plaintiff in this behalf, and to deprive him of the benefit of his faid fuit, did not cause such arridavit to be filed with the clerk of the rules aforefaid, but wholly neglected and omitted Ho to do; and by reason of which said neglect and omission of said defendant, the faid W. N. was afterwards, to wit, on, &c. in the geighteenth year aforefaid, at, &c. superseded and discharged out of the cuitody of the faid theriff of the faid country of Middlefex, the damages aforefuld being wholk unpaid and unfatisfied to the faid plaintiff; and the faid plaintiff is in great danger of lofting the fame. (Add the money Counts, and common conclusion to thole Counts.)

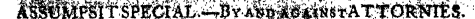
MIDDDESEX, to wit. T. N. v. J. C. For that whereas he the faid plaintiff heretofore, and before the making of the promise ting to ener, and undertaking of the faid defendant hereafter next mentioned, to wit, on, &c. at. &c. had duly authorised one A. B. to distrain the etions of goods and chattels of one C. D. as bailiff, of and for, and on the his there wards and before the making of the faid A. B. afterthe brought behalf of him the laid plaintiff, for certain rent in arrear and unpaid wards, and before the making of the promife and undertaking of and the faid defendant percuffer next mentioned, to wit, on, &c. at, we ensure an &c. as bailiff of the land plaintiff, and for and on his behalf, did duly for feize and diffrain on divers goods and chattels of the faid C. D. as a diffress for the fald rent to in arrear and immediately after the distraining thereof, one J. L. and one were the bar. J. B. fervants of the faid plaintiff, and by his command, duly had whom possession thereof, for and on the pert and behalf of him the laid ponemon thereof, for and on the pert and benan of him the pert and benan of him the plaintiff, to keep the same according to law, to wit, at, &c. whereas the faid C. D. heretofore, and before the making of the of signify promise and undertaking of the said defendant hereafter next men-pended, and plainoff was obliged to 1 my the damages and gotts on both sides, and was likewise to the openes in applying to the court to see and the judgment. 

tioned,

#### ASSUMPSIT SPECIAL BY AND ADMINST ATTORNIES.

tioned, to wit, in Hilary Term, in the twenty-eighth year of the reign of King George the Third, of the bench here, impleaded the faid plaintiff and the faid A. B. J. L. and J. B in a certain plea of trespass for and on account of the said distress so made as aforesaid, to the damage of the said C. D. of one thousand nounds, as he said, and for which he brought his fuit, to wit, at, &c. against which faid action or fuit he the faid plaintiff was bound to indemnify and defend the faid A. B. J. L. and J. B. to wit, at, &c. of all which said premises the said desendant afterwards, to wit, on, Se. at, &c. had notice: and thereupon afterwards, to wit, on, &c. at, &c. in confideration that the faid plaintiff, at the special instance and request of the said desendant, then being an attorney at law. had retained and employed the faid defendant, as fuch atto: ... at ! law, to ast for him the faid plaintiff and the faid A. B. J. L. and J. B. as their attorney in and about the defence of the fuit aforest faid, and to defend the same for the faid plaintiff and the said A. B. I. L. and J. B.; and that he the faid defendant had undertaken and faithfully promifed the faid defendant all his necessary, just, and reasonable sees and disbursements on that occasion, he the faiddefendant then and there, to wit, on, &c. at, &c. undertook and then and there faithfully promifed the faid plaintiff, that he would well and faithfully, honefly and diligently perform and execute the business and duty of such attorney in the said suit, and act as such attorney in and about the defence of the laid fuit, and defend bing. the faid plaintiff and the faid A. B. J. L. and J. B. therein, according to the merits of their case, and to the utmost of his skill and abilities: And the faid plaintiff further faith, that he the faid Thomas, having fo retained the faid defendant as an actorney to defend the faid furt as aforefaid, it was thereupon the business and duty of the faid defendant, as such attorney of and for the said plaintiff and the faid A. B. J. L. and J. B. in the faid fuit, to have (1) caused an appearance to have been entered in the said court here the so won for the fand plaintiff and the said A. B. J. L. and J. B. to the faid ( ) fuit of the faid A. B. 10 wit, at, &c.; and although the faid defend- coding ant had not any orders or directions from the faid plaintiff, or from medication any other person, to the contrary; and although the said defendant company ded afterwards, to wit, on, Ge. at, Ge. duly enter an appearance for him the faid plaintiff in the faid court here to the faid juit of the faid C. D.; and although the faid A. B. J. I. and J. B. as well as the faid plaintiff, had good cause of defence thereto; and although the faid defendant well knew the fame, and was well acquainted therewith; Yet the faid defendant, well knowing all and fingular the premiles, but not regarding his duty and business of such attorney of and for the faid plaintiff and the faid A. B. J. L. and I. B. as aforefaid, in defence of the fuit aforefaid, fo negligen ly carelessly, and inadvertently conducted and behaved himself in his faid employment as such attorney in this behalf as aforesaid, that (2) he the faid defindant did not enter or cause to be entered any appearance in the said court here for the said A. B. J. L. and J. B. or for any or either of them, to the said suit of the said C. D. but wholly negletted and omitted fo to do by means whereof

U 3



judgment was not only afterwards, to wit, on, &c. at, &c. duly sened in the faid court here in the faid fuit against the faid A. B. T. and J. B. but afterwards, to wit, on, &c. at, &c. a jury of the County duly enquired of and affelled the damages of the faid C. D. In that behalf against the said A. B. J. L. and J. B. to one halfpenny each, to wit, at, &c.; by means of which fail premifes he the faid plaintiff was forced and obliged for to pay, and did afterwards, to wit, on, &c. at, &c. pay not only the durages aforefaid, To adjudged as aforefaid, but also to pay and allow a large sum of money, to wit, the fam of feventy pounds, for the costs of the faid C. D. as against the faid A. B. J. L. and J. B. in the first aforefaid; and the to expend another have furn of money, to ver, too lum of thirty pounds, in applying to the faid court here to fit afile the judgment aforemid, to haved as aforefuld; and the said plaintall is otherwife greatly injured and damnified, to wit, a, &c. Sec. Sed pubereas heretolore, and before the mosting of the promise and undertaking of the faid demonstrate horization next mentioned, to wit, on, &c. at, &c. had duly anti-onfoi one, Etc. &c. (Fineth unis Count fame as the 1st. only occiting what is in It in a and inferting what is in the margin. Add the money Council and common becach.

LONDON, A. Samuel A. H. gent. complains of Benjamin gent, one of the attorness of the court of our ford the now king, before the king himfelt, prefer here in court to be our proper person: for that whereas the fact Samuel A. belong and at the time of the making of the promite and undertaking of the faid Benjamin hereafter next mentioned, had been and was an attenney of certain parillioners of the partition of Sr Paneras in the county of Middlefex, in the conducting and f liciting of certain difficus and controversies which were then depending and undetermined, relative to the appointment of overseers of the poor for the parish, to wit, at the parish of St. Mary-le-Bow, in the ward of Cheap, in the parish of St. Mary-le-Bow, in the ward of Cheap, in the standard and thereupon heretofore, to wit, on the day of. A. D. 1788, at the parish last ascresaid, in the ward atore-Taid; in L. aforefaid, in confideration that the faid S. A. at the inecial instance and request of the faid Benjamin, then being also an attorney and folicitor, and with the confent and approbation of the aforefaid parishioners, would relinquish his faid retainer and inployment, in order that the faid Benjamin might fucceed thereto. he the laid Benjamin, with fuch confent and approbation as aforefail, they and there undertook and faithfully promifed the laid S. A. that he the faid Benjamin would account with the faid S. A. for al! duch profits as should be acquired and received by him from the Rusher conducting and soliciting of such disputes and controveres, and would pay to the faid S. A. one half part of all fuch prohis And the fald S. A. fays, that he, fo confiding in the faid profine and undertaking of the faid Benjamin, did afterwards, to wit on the day and year aforefaid, at the parish last aforesaid, in the ward aforesaid, in L. aforesaid, with the consent and approbation tette taid parishioners, relinquish his retainer and employment, it

# ASSUMPSIT SPECIAL.—By AND AGAINSTATTORNIES.



order that the faid Benjamin might succeed thereto; and that the aid Benjamin, having then and there accordingly succeeded to the fame, did, from the farther conducting and foliciting of fuch dispute and controversies, acquire fundry profits to a large amount, which he afterwards, to wit, on the twenty-fifth of January A. D. 1700, at the parish last aforesaid, in the ward aforesaid, in Last aforefaid, received: Yet the faid Benjamin, not regarding his faid promife and undertaking, but contriving and fraudulently intending craftily and fubtilly to deceive and defraud the faid S. A. in; this behalf, hath not (although often requested by the faid S. A.) accounted with him for the profits to received as aforefaid, or for any part thereof, nor hath he paid to the faid S. A. one half, or any part of fach profits, but hath hitherto wholly refused, and fells refuses to to do. And whereas the said Benjamin afterwards, to wit, on the day and year last aforesaid, at the parish last aforesaid, in 3 the ward aforefuld, in L. aforefaid, was indebted to the faid S. A. in the fum of one hundred pounds of lawful money of Great Britain, for money by the faid Benjamin before that time had and recrived for the use of the said S. A.; and being so indebted, he the faid Benjamin, in confideration thereof, afterwards, to wit, on the day and year last aforesaid, at the parish last aforesaid, in the s ward aforefaid, in L. aforefaid, undertook and faithfully promifed : the faid S. A. to pay him the faid last-mentioned sum of money. when he the faid Benjamin should be thereto afterwards re-? quested: Yet the said Benjamin, not regarding his said last-mentioned promise and undertaking, but contriving and fraudulently intending craftly and jubtilly to deceive and defraud the faid S. A. in this beharf, hath not (although fince requested by the faid S. A.). paid him the faid last-mentioned sum of money, or any part thereof, but hath hitnerto wholly refused, and still refuses so to do, sto the damage of the faul S. A. of one hundred pounds; and there-? fore he plays relief, &c. (Pledges, &c.) 5. MARRYATT.

MIDDLESEX, J. Frederick Dutton complains of Thomas personal Stayle and James Rake, executors of the last will and testament and of Wilham Monk deceased, being in the custody, &c.: for that whereas, before the time of the making of the promise and undertaking of the said William in his litetime hereaster next mentaking of the said William in his litetime hereaster next mentaking of the said William in his litetime hereaster next mentaking of the said within the jurisdiction of the new court hereaster mentaoned, one John Watts was indebted to the said Frederick in a large sum of money, to wit, the sum of twenty pounds and upwards, for the wages and salary of the said Frederick, said then due and owing from the said J. W. to the said Frederick, said the said Frederick his service of the said John Watts, at, &c. within the jurisdiction assorband of a long time before them

bail was put in, but not according to the regular course of the practice of the course whereby plaintiff could not recover his debt and damages: Plaintiff afterwards arise bail, but owing to the bad conduct of defendant in not having the bail-piece duly acceptore the judges, an action was brought against plaintiff by the faid bail for fails implifications.







clapsed, and for certain work and labour of him the faid Frederick by him for the faid John, and at his special instance and request before that time there, within the jurisdiction aforesaid, done and performed, and for money by him the said Frederick to the said John, and at his like request before that time there lent and advanced, and for other money by him the said Frederick, and to and for the use of the said John, and at his like request before that time there paid, laid out, and expended, and for other money to and for the use of the said Frederick before that time had and received by the faid John; and being fo indebted, he the faid John afterwards, to wit, on, &c. undertook, &c.; and the faid fuin of money being wholly unpaid, and the faid promise and undertaking of the faid John being wholly unperformed, he the faid Frederick then and there proposed and determined to sue the faid John Watts at law, and to hold the faid John Watts to special bail by proper process to be issued out of the court hereafter mentioned, and to proceed to judgment in such court for the recovery of his damages by him fullamed on the occasion aforefaid; of all which faid premises the said William in his lifetime afterwards, to wit, on, &c. at, &c. had notice; and thereupon the faid Frederick afterwards, to wit, on, &c. at, &c. applied to the faid William Monk in his lifetime, he the faid William then being one of the attornies of the faid court of the king's palace at Westminster, in order to retain and employ the said William as fuch attorney of that court, to commence and profecute such action at law on the occasion aforesaid against the said John Watts, and the faid Frederick did then and there retain and employ the faid William in his lifetime as fuch attorney on the occasion aforefaid accordingly, for certain fees, hire, and reward to be therefore paid by the faid Frederick to the faid William in his lifetime; and thereupon the faid William in his lifetime then and there, in confideration of the premifes, undertook and faithfully promifed the faid Frederick to commence and carry on and conduct the faid intended fuit for the faid Frederick against the said J. W. in a proper manner, and to take due and proper care thereof: And the faid Frederick further fays, that afterwards, to wit, at the court of the king's palace at Westminster, held at Southwark aforefaid in the said county of Surry, within the jurisdiction of the said court, con Friday the same day and year last aforesaid, before William earl Talbot, then steward of the king's household, fir Sidney Meadows, knight, then marshal of the said household, and Thomas Exmer, esquire, then steward of the said court, judges of the court aforesaid, by virtue of the letters patent of Charles the Secondlate king of E. and so sorth, bearing date at Westminster the fourth day of October in the fixteenth year of his reign, the faic Frederick, for the recovery of his damages aforefaid, and in his proper person, levied his certain plaint, x and complained against the faid J. W. of a plea of trespass on the case to the damage o shirty pounds, and then and there found pledges of profecuting the James to wit, John Doe and Richard Roe: And the faid Frederiels farther fays, that afterwards, to wit, on, &c. at, &c. and 

within the jurisdiction aforesaid, the said J.W. was taken and arrested by his body at the fuit of the faid Frederick, in the plea (1) aforefaid, (1) "Life" and by virtue of a certain writ of our lord the now king, called a special capias ad respondendum, being then issued by the said William in his lifetime as such attorney as aforesaid, out of the said court upon the faid (2) plaint, and which said writ was then and there (2) to large indorfed for bail for twenty pounds, by virtue of an affidavit of the cause of action of the said Frederick against the said J. W. in that behalf before then made by the faid Frederick, and filed in the said court; of all which said (3) premises the said William in his (3) lifetime, as the faid attorney of the faid Frederick (4), then and toned there had notice; and thereupon afterwards, to wit, &c. at the (4) "in the court of the king's palace of Westminster, held at Southwark alorelaid in the county of Surry, within the jurisdiction of the said court, on Friday the twenty-first day of, &c. in the twenty-second year of the reign of our lord the now king, (5) one Ralph (5) which Hodgson, he the said Ralph then being one other of the attornies of the faid court of the king's palace aforefaid, and acting as attorney for the faid John Watts in defending the faid (6) action for \$61" late. him the faid J. W. at the fuit of the faid Frederick, brought into tioned and the faid court of the king's palace, in the faid palace, in the faid (7) (2) fuit, a certain paper writing as and for a special bail-piece for the tioned faid 7. W. in the faid action, with the names and additions of two certain good and responsible persons, to wit, one William Hodgfon and one Andrew Wood, written thereon, as and for special bail for the faid John Watts in the faid action at the fuit of the faid. Frederick; (8) and which faid paper writing, in order to have be- (8) 1. W. binding upon the faid W. H. and A. W. ought, by the and share course and practice of the said court from the time of the creation aforesaid. thereof hitherto used and approved of in the same, to have been the that part acknowledged by the faid two persons, before some of the said writing judges of the faid court as such bail as aforesaid; and thereupon mentioned it then and there became and was the duty of the faid William in the faid count his lifetime as fuch attorney for the faid Frederick as aforefaid, in for afpecially the proper conduct and management of the faid juit, and in the tak- piece in the ing due and proper care thereof, to have taken care that the faid action to paper-writing, purporting to be a special bail-piece as aforesaid for said J. W. the faid John Watts, had been regularly and duly acknowledged full of in the faid action before he proceeded to the trial of the faid action Prederice for the recovery of the faid damages of the faid Frederick by him futtained on the occasion aforesaid, (9) of all which said premites the said William in his lifetime then and there had notice: Yet create the faid William in his lifetime, not regarding his aforefaid pro-the had mise and undertaking, but contriving, &c. the said Frederick in and A this respect, did not carry on and conduct the said suit for the faid Frederick against the said J. IV. in a proper manner, or take due winds and proper care thereof, or see of take proper care that special bail bail for the faid J. W. was or had been duly acknowledged in the faid. action before he further proceeded therein towards a trial for the recovery of the damages aforefaid, according to the course and



practice of the faid court on the occasion aforefaid (although often requested by the said Frederick so to do); but he to do this hath hitherto wholly refuted and neglected; and on the contrary thereof, the faid William in his lifetime, as the attorney of the faid Frederick, without the faid paper-writing being acknowledged as storefaid, and without any special bail being duly put in for the faid I. W. in the faid action, negligently, carelessly, irregularly, incautiously, ignorantly, and improperly proceeded in the faid action or juit in the faid court, at the fuit of the faid Frederick, to a trial thereof, and until the faid Frederick afterwards, to wit, at the court of the king's palace of Westminster, held at Southwark aforefaid in the taid county of Surry, and within the jurifulction of the faid court, on Friday the third day of May in the twenty-focond year aforefaid, by the confideration and judgment of the faid court, recovered against the said J. W. his damages by him fulfained, as well on the occasion atoresaid as for his costs and charges by him about his suit in that behalf expended, to twenty-three pounds fix faillings x. And the faid Frederick further fays, that the faid twenty-three pounds full remain Avholly unpaid to the faid Frederick, and the faid Frederick needsfarily laid out and expended a large fum or money, to wit, the fum of tweaty pounds, in and about the carrying on the faid action for fuit, and that no special bail whatever hath been ever put in for the faid J. W. in the faid a lion; and that the faid J. W. before the faid recovery of the faid dranages, colls, and charges aforefaid, to wit, on, &c. at, &c. abscorded and scoreted himself, and hath **"ever fince that three hitherto** abk onded and decreted numbelf, and Hill doth ableond and secrete himself in places unknown to the faid Frederick; whereby, and for want of special ball being put in for or the faid J. W. in the faid action, the faid Frederick hath wholly lost the said damages, cotts, and charges so recovered by lam as aforefaid, and the faid necessary expense of his money to laid out in by him as aforelaid. And whereas before the time of the nahing Prote of the promise and undertaking of the said William in his histories hereafter next mertioned, to wit, on, &c. a., &c. and where the jurisdiction of the said palace court, the said J. W. was mwit, in the sum of other twenty pounds and upwards, for the wages and falary of the said Frederick then due and owing from the said J. W. to the said Frederick for the said F. h.: iervice of the said J. W. at, &c. for a long time before then elapted, and for cerfain other work and labour of him the faid Frederick by him for the faid John, and at his special instance and request before that sime, then within the jurisdiction aforesaid, done and performed, and for money, &c. lent and advanced, &c. and for other money, Acc. paid, laid out, and expended, &c. money had and received, week, and being to indebted, &c. &c.; and the faid fum of money lafting of the faid John last-mentioned being wholly unperformed, he the faid Frederick then and there prepared and determined he the faid Frederick at law, and to hold the said. John Watts to to fue the faid J. W. at law, and to hold the faid. John Watts to special

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special bail by proper process to be issued out of the said court of the king's palace, and to proceed in the faid court for the recovery of his damages by him fustained on the occasion last aforefaid; of all which faid premises last mentioned the said William in his lifetime afterwards, to wit, on, &c. had notice: and thereupon the faid Frederick afterwards, to wit, on. &c. applied to the taid W. M. in his lifetime, he the faid William then being, &c. in order to retain and employ, &c. to commence and profession cute fuch action and proceedings at law in the faid court on the occasion last aforest id against the faid J. W. and to cause the faid J. W. to be arrested and held to special bail in such action; and if hail above were pretended to be put in for the faid I: W. in? fuch action, to take due and proper care that the fame were properly put in and acknowledged in fuch action; and the faid F. did then and there retain and employ him the faid William in his life ? time as fucu attorney on the occasion last aforesaid accordingly: for certain fees, &c. to be therefore paid by the faid Frederick to the faid William in his lifetime; and thereupon the faid Williams in his lifetime, then and there, in confideration of the premifes last aforefaid, undertook, &c. the faid Frederick to commence, carry on, and conduct the faid last mentioned intended action and proecedings for the faid Frederick against the said J. W. in a proper manner, and to take due and proper care thereof, and to cause the taid J. W. to be arrested and held to special bail in such action if he possibly could; and if special bail were pretended to be put in for the faid J. W. in such action, to take due, &c.: And the said Frederick further faith, that afterwards, to wit, at, &c. before William earl of, &c. judge of the court aforefail, by virtue of the letters parent aforefaid, the faid Frederick, for the recovery of his damages laft aforefaid, and in his proper person, levied his certam other plaint, &c. &c. (Co on as from the first to the fe-2) cond marks, only omitting what is in Italic, and inferting what; is in margin, then proceed thus): And that the faid William, as the attorney of the faid Frederick, afterwards, to wit, on, &c. in the twenty-fecond year aforefaid, fued the faid W. H. and A.W. at law in the faid palace court by writ of feire facias, on such pretended. recognizance of bail as aforefaid, and proceeded in fuch fuit until the faid William in his lifetime, as such attorney as aforefaid, afterwards, to wit, on, &c. figned a certain judgment in the faid: court against the said W. H. and A. W. for the said damages. colls, and charges at the fuit of the faid Frederick upon the faid pretended recognizance of bail of the faid W. H. and A. W.; and the faid William in his lifetime, as fuch attorney, afterwards, ro wit, on, &c. caused and procured the said Andrew to be taken in execution by his body at the fuit of the faid Frederick, under pretence of a certain writ of capias ad satisfaciendum issued out of the faid palace court by the faid William in his lifetime, as such attorney as aforefaid, at the fuit of the faid Frederick against the Laid Andrew Wood and the faid W. H. founded upon the laid





last-mentioned judgment, and to be kept and letained in custody on that occasion for a long time, to wit, for the space of five days then next following, and until the faid Andrew, for the obtaining his release and discharge from his said imprisonment, was forced and obliged to by out and expend, and did then and there necesfarily lay out and expend a large fum of money, to wit, the fum of five pounds in and about the obtaining of his release and discharge from his faid imprisonment: And the faid Frederick in fact fays, that afterwards, to wit, on, &c. the feid judgment and execution against the fard W. H. and A. W. as such supposed bail as aforefaid, were totally let afide in and by the faid court, and rendered null and void, and the fail A. W. afterwards, to wit, in Eafter term in the twenty-third year, &c. for the recovery of his damages by him fustained on occasion or the committing of the said trespass, affault, and talk imprisonment upon him as aforefaid, fued the faid Frederick, as well as the faid William in his lifetime, at law, in the court of our lord the now king, before the king himself, at Westminster aforesaid, and is proceeding in that pleaagainst the said Frederick to obtain final judgment and execution against him therein; whereof the said William in his lifetime then and there had due notice; by means of all which faid last-mentioned premifes, and inatmuch as the faid J. W. bath abfconded and fecreted himfelf to as to avoid being taken in execution for the damages fo recovered as last atorefaid, and is unable to pay the same, the faid Frederick hath wholly lost his faid damages; and the faid Frederick hath been forced and obliged fruitlefily to lay out and expend, and hath laid out and expended a large fum of money, to wit, the fum of forty pounds, in and about the carrying on the faid fuit against the said J. W. and the said process against the faid W. H. and A. W. and in endeavouring to support the faid · judgment and execution, and in and about the defence of himfelf in the faid fuit to brought against him by the faid A. W. and is liable to make fatisfaction to the faid A. W. for certain damages, costs, and charges by him fustained on occasion of the committing the faid affault and false imprisonment upon the said A. W. And whereas, &c. (Money laid out, &c.): Yet the faid William in his lifetime, and the faid Thomas and James executors as aforefaid fince the death of the faid William, not regarding the aforefaid two leveral promifes and undertakings laft-mentioned, but contriving, &c. the faid Frederick in this behalf, have not, nor have any, nor hath either of them, yet paid the faid two lastmentioned feveral fums of money, or any part thereof, to the faid Frederick (although to to do, &c.); but they to do the fame have, and each and every of them hath, hitherto wholly refused, and the faid Thomas and James still refuse, and each of them still refuses, to the faid Frederick his damage of one hundred pounds, &c. &c.

#### ASSUMPSIT SPECIAL.—By and against PROCTORS.

DEVONSHIRE, J. Margeret Cox v. John Scobel, gent. Plaintiff one of, &c. For that whereas before the time of the promile and executive of the undertaking of the said I. hereafter next mentioned, one Thomas will of her huse Cox deceased, who during his lifetime was husband of the faid M. employeddefenwas, at the time of his death, lawfully possessed and entitled unto dant as her confiderable personal estate and effects, part and parcel whereof, profter and amounting to a much greater fum than the fum of five pounds, gent to get that is to lay, to the fun of two hundred pounds, was, at the probate of the time of the death of the faid J. and of the promife and undertake got a probate ing of the faid J. within the diocese of the bishop of London; and but in the course other part and parcel of the faid personal estate and effects, amount - of the bishop of ing to a much greater fum than the fum of five pounds, that is to Exeter interest fay, to the amount of one hundred and fifty pounds, was at the tive court of the tail feveral times within the diocese of the bishop of Exeter; and archbishop of ex being to portefied thereof, the laid I made his will and testament whereby plainin writing, and thereby constituted and appointed the faid M. ex- tiff was purious ecutive of that his faid will and testament, and afterwards died great expente in without revoking the fane; of all which premifes the faid J. had transmitted, sep notice, that is to fay, at, &c. in, &c.: whereupon the faid J. after- &c wards, to wit, on, &c. in, &c. in confideration that the faid M. at the special instance and request of the said J. would retain and employ the faid J. as the agent or proctor of her the faid M. to procure the faid will and testament of the said 7, to be proved in the court of the wechdencon of the archdeacoury of Totness in the faid county of Devon and diocese of the hishop of Exeter, and obtain for her the faid M. a probate from the faid court of the faid will and retiament (1), for certain reasonable hire or reward to be therefore (1) is of the land paid by the faid M. to the faid J. undertook, and then and there T. narnfully promised the faid M. that (2) the faid court of the arch- (2) is he would deacon of the arcindeaconry of Totness had sufficient power and au- cause the take thorsty to grant a probate of the faid will and tellament, and that will and tellathe faid M. by means of fuch probate, would be authorized and ment aforefaid enabled to (3) fue for, recover, and receive the aforefaid goods ed in the proand effects and personal estate of the faid J. fo as aforefaid, being per eccletiantical in the had feveral dioceses: And the said M. in sall says, that she, court, and the confiding in the (4) aforefaid promise and undertaking of the said tain, therefrom J. did employ him as her agent or proctor to (5) prove the faid for the faid M. will and testament in the jaid court of the faid archdeacon, and to thould be will procure a probate thereof from the faid court; and did afterwards, and forthered to wit, on, Sc. pay to the faid f. a large fum of money, to wit, the law to small fum of fever pounds for proving the faul will and testament in the the faid Mil find court of the faid archaeacon, and procuring a probate thereof members from the faid count, that is to Juy, at, Ge. in, Ge.: And the faid (s) process Al. further faith, that ulthough the faid J. did (6) prove the faid probate for will and testament in the court of the said archdeacon, and (7) the procure from the said court a probate thereof (8): Yet the said I the said the procure from the faid court a probate thereof (8): Yet the faid J. the faid feet among the faid on the faid M. did then and the faid M. did then and the faid M. did then and the fail M. did the fail M. did then and the fail M. did then and the fail M. did t pay to the faid I a large fum of money, to wit, the fum of feven pounds, as reward, for the large

proving the faid will as aforchaid, and procuring the faid probate."



## ASSUMPSIT SPECIAL.—By and against ATTORNIES.

contriving, &c. the faid M. in this respect, diel not regard the said promise and undertaking, but thereby deceived the said M. in this; that the faid court of the archdeacon of the archdeaconry of Totness had not any power and authority to grant any probate of the faid will and terlament of the faid J. and the faid probate so as aforesaid procured by the said I. was void in law, and the said M. was not by means thereof authorized and enabled to fue for, recover, and receive any of the goods, chattels, and personal offate which were of the faid I, at the time of his death, and so as aforefaid in the faid feveral diocefes; and by means thereof the the faid M. was forced and obliged to lay out and expend a large fum of money, to wit, the funi of twelve pounds in procuring the faid will and telfament to be transmitted from the faid court of the faid archde con to the precogative court of the archbuhop of Canterbury, within the le province the fild two dioceles by, in order that the might duly prove the find will and tellament in the laid prerogative court, and obtain i' eletrom a probate thereof, that is to fay, at, &c. And whereas, &c. &c. (2d Count like the 1st, omitting what is in Italic, and intercing what is in margin z Money paid, &c. &c. &c.)



MIDDLESEX, to wit. N. P. v. T. A. gent. ore, &c. For that whereas one C. A. T. b. fore the in. i. ; of the promise and a undertaking of the fud delayd out beache are next one cloned, to wit, of on, &c. al, &c. in, &c. reads be, e. a. a truste in verting, commonty called a promiffery note; her own group it and being, see Sec. [12] (as in a common declaration on a promadery note with indorfefor ments); and being to halde, he there I planting for the recovere And the payment of the fild fum of mon y in the fail note specified. heretofore, to wit, on, &c. at, &c. in, &c. retrieved and employed the faid defendant (be the faid deemed not then and still being one of the attornies of the court of our feed load the king, before we with the king hindelf here) is the attorney of and for him the faid plainwill with tiff, to commence and profecute an action of the fair of him the faid plaintiff against the said C. K. (one of the industries), and to cause the said C. K. to be arrested and held to special bail in such action, and to use all due and proper means in and about the commencement and profecution thereof, and otherwise for the recovery and obtaining payment of the faid fum of money in the faid note contained; and in confideration thereof, and also in confideration of a reasonable hire, reward, and compensation to be paid by the daid plaintiff to the faid defendant for his fees, attendances, work, debour, and expenses in that behalf, he the faid defendant then and there, to wit, on, &c. at, &c. in, &c. undertook, and faithfully promised the said plantist well and truly to perform, fulfil, and rexecute the bufiness and duty of such attorney in that behalf as aforesaid: And the said plaints in fact saith, that the said defendant, as such attorney as aforelaid, did afterwards, to wit, in Hilary vacation, in the twenty-fixth year of the reign of our faid loid the

#### ASSUMPSIT SPECIAL.—By and AGAINST ATTORNIES.



now king, before the king himfelf here (the faid court then and full being held at Westminster, in the said country of Middlesex', commence an action at the fuit of the full plaintiff against the said C. K. for the recovery and obtaining payment of the faid fum of money in the faid first note specified; and that after the commencement of fuch action, the faid C. K. was arrested therein by the then theriff of the faid county of Middlefex, under and by virtue of a cortain precept called a pluries bill of Middlefex, before then iffued out of the laid court of our faid lord the now king, before the king himfelf; whereby the faid theraff was commanded, as oftentimes before he had been commanded, to take the full C.K. if he might be found in the bailiwick of the faid facritf, and that he should keep him fately, fo that the fild should might have his body before the feld lord the king at Wolfminster on Friday next after the morrow of the italy I rinity, to answer to the faid plaintiff in a plea of trespass, and also to a bill of the said plaintest against the faid C. K. for one hundred and forty pounds, upon promifes, according to the cultom of the court of the faid lord the king, before the king himself to be exhibited; and that the said sheriff should them have there that precept; which full precept was duly indurfed for bail for deventy pounds and upwinds, by virtue of an affidavit of the cause of action before then made and duly affiled in the faid court of our faid lord the king before the king hindelf, according to the form of the statute in such case made and provided: And the faid plaintiff in fact from the juith, that the faid G. K. being for are refled, after war is, and before then from of the full presept, gave bail to the faid focing, and that fuch but, entered into a bail-bond for the appearance of the faid C. K. before our faid land the king at IVen. rainster asoresaid, at the vetiera of the faid percept, to answer to the faid plaintiff to the bill aforefaid, according to the firm of the flatute in that cafe made and provided; but the faid C. K. did not appear before the faid lead the king at Westminster asonified, at the veturn of the fand precept, to distinct to the faid plaintiff in the plan and to the bill aforefaid, according to the rains and pravious of the faid court of our fair and the ling, before the king newlett, but whally refused. repletted, and omitted fo to do; and that therespon it was the bufinefo and duty of the faid defendant, as fach ation ney as eferciaid, to have taken an affigument of the Lail-boad to as aforefaid entered into for the appearance of the laid G. K. at the return of the fail precept, and to have proceeded thereon against the hail to the fuld sheriff, according to the rules and practice of the faid court, to wit, at Wistminster aforefaid, in the county afor shaid: And the faid plaintiff in fact faith, that at the return of the faid precept, to wit, on Friday next after the morrow of the Hely Trinity, in the twenty-fixth year. alorefaid, the faid defendant, as fuch attorney as afracfaid, did apart ply for and obtain a rule of the faid court of our faid for I the king a before the king himself, whereby it was ordered, that the faid theriff should, within four days next after notice of that rule, to be given to his under-thereff, peremptorily return the thereis hill of Whiddlefex aforefaid, and that the faid then if the afterwards, and

within

within the time specified in the said rule, and in obedience thereto, return upon the said precept to the said court of our said ford the

king, before the king himself, that he had taken the said C. K. whose body he had ready, as by the said precept he was commanded; and that the faid defendant, as such attorney, did thereupon afterwards, to wit, on Wednesday next after the octave of the Holy Trinity, in Trinity term aforefaid, apply for and obtain another rule of the fame court, whereby it was ordered, that the faid sheriff should, within four days next after the notice of that rule to be given to his under-sheriff, peremptorily bring into court the body of the said C. K.; and that the said defendant, as such attorney, did afterwards, to wit, on the same Wednesday next after the octave of the Holy Trinity aforesaid, give due notice of the faid last-mentioned rule to the under-sherist of the said county of Middlefex, according to the tenor and effect thereof, to wit, at, &c. in, &c. but that the faid sheriff did not, at any time within four days next after notice of the faid last-mentioned rule so given as aforefaid to the faid under-sheriff as aforefaid, peremptorily or otherwise bring into court the body of the said C. K. nor perfect special bail in the said action, but wholly neglected, omitted, and refused to to do, nor was any such bail as last aforesaid perfected at any time before, within, or at the expiration of the faid last-mentioned four days, (1) whereby, and according to the course and practice of the faid court of our faid lord the king, before the king him-felf, the faid defendant, as such attorney as aforesaid, could and might and ought to have applied for and obtained from the faid court the laid to attachment against the said shoriff for his disobedience to the faid lost-mentioned rule, and thereby could and might and ought men to have obtained payment from the faid theriff of the faid fum of he money in the faid note specified, together with the costs of prosecuting money in the said note specified, together with the costs of profecuting the said action, to wit, at, &c. in, &c.: Yet the said defendant, so being such attorney as aforesaid, not regarding the business and so duty of his said office and employment as such attorney, nor his said promise and undertaking so by him made in manner and form aforesaid, but contriving, &c. the said plaintiss in this behalf, did not nor would apply for and (2) obtain from the said court such writted of attachment against the said sheriss as aforesaid, but wholly the resulted and emitted to to do and on the contrary there refused, neglected, and omitted so to do; and on the contrary thereof, afterwards, to wit, on, &c. at, &c. in, &c. wrongfully and unjustly, without the licence or consent of the said plaintist, demanded a plea in the faid action, and afterwards proceeded therein judgment against the said C. K. (3) instead of applying for or shtaining from the court such writ of attachment against the said Theriff as aforesaid, and which he might could and ought to have done as aforesaid, in order to have recovered and obtuined payment from the faid sheriff of the said sum of money in the said note specified, together with the costs of prosecuting the said action as aforesaid; nor bath he the said defendant, as such attorney as aforesaid, at any ment to have obtained from the faid court fuch writ of attachment as last aforesaid.

(1) "without applying for or endeavouring to obtain"

time

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time hitherto taken an affigument of the bail-bond aforefaid, but bath hitherto wholly refused, neglected, and smitted for to do; by means of which faid leveral premiles, he the faid defendant, as fuch attorney se aforcfaid, both given up and relinquithed all claims and demands upon the faid theriff, which the faid plaintiff might could and ought to have had for fuch his the fit miff's disobedience to the said list-mensioned rule; by means whereof the hid plaintiff hath not only be a deliged and deprised of one means, benefit, and opportumity of recovering and obtaining payment from the faid theriff of the and four of money in the fact enterpressed, (which is full wholly mp id and unfairfe i,) and is this likely to life the fame; but also thereby he are find plaintish built accessiately laid out and expended a large function and twenty pounds, of, &c. to an colls and charges in and about the commencement and professions of the Addition, and high been and is otherwife greatly injured and domail ed, to way ty date. And whereas, &c. &c. (2d Contract is the 1th, on younging what is in Italic, and inferring that the margin. Dividing two hundred pounds.) W. BALDWIN.

LANCASHIRE, to vite J. M. chaire, complains of John Declaration in Hartley, gent, one of it. from es of the court of our ford the king, of imple before the king him left, product here in court in his own person, gainst the attention in a please traffely on the court for that whereas herectofore, to new of the purious traffely on the confer of plains. wit, on, S.c. at, No in and deriven that the faid J. H. had be tiff's effect who fore that time bad and accorded the latter land a turns of money for the had received the who or the find J. I L.; and the in confineration that the faid J. M. money from his at the special in the new and equest of the faid J. II would accept client to pay and take of him the Said J. il. and endeavour to procure payment, ever, in conand when paid would accept the value in part payment; and on the account of the faul leveral terms to had and received as aforefaid, would accept on two foreral notes in writing, commonly called money post bills, account work bearing date respectively the twenty sixth day of, &c. and the bills, payable of fixth day of &c. A. D. 1787, made and baned respectively by deavour to one W. H. by each of which find bills he the faid W. H. promifed them paid, to pay that his bill of exchange to one F. P. in the faid bill fendant und mentioned, by the name of Mr. I. P. or beater, five guineas took to the flerling, twenty-one days fight, at No. 16, Cheaptide, London, payther and value received, for certain perfens in the faid feveral bills, called them if the Liveley and Co. he the find J. H. underteck, and then and there were metallic faithfully promited the faid J. M. in the wild feveral bills or either when the of them thould hot be paid, when the form respectively should become physble, according to the tenor and effect thereof respectively, that he the faid J. H. would pay to the faid J. M. the amount or value of such of the faid bills as should not be paid, whenever he the faid J. H. should be thereunto requested: And the faid J. M. in fact fays, that he, coulding in the faid promife and undertaking of the faid J. H. afterwards, to wit, on, &c. at, &c. at the special instance and request of the faid J. H. did accept and take the faid bills

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on the terms and conditions aforefaid; and that afterwards, and within a realonable time after the receipt thereof, to wit, on, &c. he the faid J. M. cauted the faid feveral bills and each of them to be duly feen at No. 16, Cheapfide, London, according to the tenor and effect thereof, and that the faid feveral bills were, and each of them was thereupon accepted to be paid, according to the tenor and effect thereof, to wit, at, &c. in, &c.: And the faid J. M. in fact further favs, that afterwards, and at the expiration of the time when the faid bills became payable, according to the tenor and effect thereof respectively, to wit, on, &c. the full levetal bills were, and each of them was, duly thewn and prefented at No. 16, Cheapfide, London, aforciaid, for payment thereof, according to the tenor and effect thereof, and of such fight and acceptance thereof respectively as aforelaid, but that payment of the faid feveral bills, and each of them, was then and there refuted, to wit, at, &c.; of all which fuld premifes the full J. H. afterwards, to wit, on, &c. had notice; and by reason thereof, and according to his faid provide and undertaking, he the field J. H. **became** liable to pay to the file 1. M, the amount in value of the **faid feveral** bills, amounting in the whole to a large fum of money, to wit, the fum of ten plends ten shillings of like lawful money, a 2d count, when the faid J. H. should be thereto afterwards requested. And Consideration whereas heretofore, to wit, on, &c. et. &c. the faid J. M. at the te had to like the national inflanct and request of the field J. 11. had then and there accepted and tolen of the God J. H. two other notes in writing, for commonly called mon y port hits, dated respectively the twent fixth day of, Sec. made and figured respectively by one W. II. would for- whereby, and broezon of which had feveral bills, the faid W. H. promised to get to see E. P. in the faid bill respectively incutioned by the name and deferration of, &c. for certain perform in the fard intertook to feveral bills called Livetey and Co.; and he the fand J. M. had then wither same and there, to wit, on, it. it, &c. agreed to ende wour to receive the money due took the mane when the firme thould respectively become papable, recording to the tenor and effect of the faid feveral bills; and if the fer - faould be paid to him, to accept the lame in full fatisfaction and difficulty of to much money before that time had and received by the faid J. H. to the life of the faid J. M. o.a. confideration that if the time bills, or either of them, should not be so paid to the feed. J. M. when the same respectively became due and payable, according to the tenor and effect thereof, that then be the faid J. H. would take them up again and pay to the faid J. M. the money therein contained, whosever afterwards he the faid J. H. should be thereunto requested, in confideration of which faid fevesal premises, and a to in confideration that the faid J. M. had accordingly caused the faid feveral bills, and each of them, to be duly thewn and prefented for fight, acceptance, and payment, according to the tenor and effect thereof respectively; and that payment thereof, and of each of them, according to the tenor and effect thereof, had been refuted, and due notice had been given to the faid J. H. and immediate pryment of the faid feveral bills re-

genthem, and they were payment, to fue denetant for a alonable time, mistranterest.

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(4) See Assumptit in Confideration of Yo.b. acance, post.

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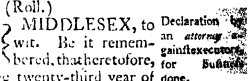


quired of him, according to his faid promife and undertaking, to wit, on, &c. at, &c. he the faid J. H. undertook, &c. the faid J. M. that if the faid J. M. would not infift upon immediate payment of the faid feveral fums of money in the faid feveral bills contained, but would forbear to fue, and give day of payment for the fame for a reasonable time further, he the said J. H. would pay to the faid J. M. the amount of the faid feveral fums of money in the faid bills contained, with lawful interest for the same, from the time that the same were so refused payment, according to the tenor and effect thereof, till the fame should be paid by the said J. H.: And the faid J. M. in fact fays, that he, confiding in the faid promile and undertaking of the laid J. H. fo by him made as last aforefaid, afterwards, to wit, on, &c at, &c. did forbear to fue, and did give day of payment for the faid feveral fums of money in the faid feveral bills mentioned for a restonable time, to wit, from thenceforth to the time of exhibiting this bill, and that a large fum of money, to wit, the fun of twelve pounds of like lawful money, hath become due and payable from the faid J. H. to the faid J. M. for principal and interest upon the faid feveral funds of money in the faid bills contained; of which he the faid J. II. hath had due notice, to wit, at, &c. (Add the common money Counts; an T. BARROW. account thated; and common conclusion.)

MEMORANDIM. - Defend mt pleaded the "Control fluor" Verdict for plainiff.

Stermont and Way. Eafter Term, 25. Geo. 3. (Roll.) MIDDLESEX, to Declaration CHIPFINDALL again/t

Towlinson and another Executor. Shered, thatheretofore, for that is to say, in whichaelmas term, in the twenty-third year of done. the reign of our fovereign lord George the Third, now king of Great Britain, and before our faid lord the king at Westminster, cume Joseph Chippindall, gent. by William Lyon his attorney. and brought into the court of our fail lord the king then and there. his bill against James Tomlinson and Francis Harding, executors of the last will and testament of Francis Tomlinson, deceased, being in the custody of the marshal of the marshalsea of the lord the, king, before the king himself, of a plea of trespass on the case; and there are pledges for the profecution, to wit, [. D. and R. R.; which faid bill follows in thefe words, to wit: Middlefex, to wit: Joseph Chippindall, gent. complains of James Tomlinson and Francis Harding, executors of the last will and testament Francis Tomlinson, deceased, being in the custody of the marshalf &c.: For this, to wit, that whereas the faid Francis Tomlinson, in his lifetime, to wit, on the first day of April A.D. 1-81, at Westminster, in the county of Middlesex, was indebted to the taid plaintiff in the sum of one hundred pounds of lawful money of Great Britain, for money by faid plaintiff before that time laid





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out, expended, and paid, as the attorney and folicitor of faid F. T. and upon his retainer, in the profecuting and defending divers fuits in equity in this court here, and other his majesty's courts of record at Westminster; and for his fees, labour, care, and diligence in profecuting and defending the fame; and for work and labour, care and diligence of faid plaintiff, by faid plaintiff before that time done and performed, in drawing, writing, and engroffing divers writings, making divers journies, and giving his attendance in and about the fame, and other the bufiness of the faid F. T. in his lifetime, at the special instance and request of the faid F. T. and on his retainer: And being to indebted to the faid F. T. in his lifetime, in confideration thereof, afterwards, to wit, on the same day and year aforesaid, at, &cc. aforesaid, undertook, &c. to pay him the faid fum of money when he faid defendant should be thereto afterwards requested. And whereas faid Francis Tomlinfon, in his lifetime, afterwards, to wit, on the fame day and year aforefaid, at, &c. aforefaid, in confideration that faid plaintiff, at the like special instance, &c. of said F. T. upon his retainer, had before that time, as the attorney and folicitor of the faid F. T. profecuted and defended divers other fuits in law and equity in this court here, and divers other his majesty's courts of record at Westminster; and had, at the like special instance, &co. of faid F. T. in his lifetime, before that time done and performed and bestowed other his work and labour, care and diligence, in drawing, writing, and engrossing divers other writings, making divers other journies, and giving other his attendance in and about the fame, and other the business of said F. T. he and F. T. in his lifetime undertook, &c. to pay him to much money as he faid plaintiff had laid out, expended, and paid in and about the profecution and defence of those several causes and soits, and in doing and transacting the faid other business and affairs, as he the faid plaintiss reasonably deferved to have, when he should be thereto afterwards requested: And fail plaintiff avers, that he, in and about the premites, had laid out and expended other one hundred pounds, to wit, at Westminster aforetaid, in faid county; whereof the said Francis Tomlinson, in his listering, then and there had notice. whereas, &c. (two Counts more for work and labour generally) 5th Count, for money laid out, &c.; 6th, money had and received; and 7th, an account flated; with common conclusion to a declaration against executors.) And now at this day, that is to fay, on Tuesday next after fifteen days from the day of Easter in this same term, until which day the said fames and Francis had leave to impart to the faid bill, and then to answer whe fame, as well the faid plaintiff by his faid attorney as faid defendants by John Parker their attorney, do come before our lord the king at Westminster; and said defendants defend the wrong and injury when, &c. and fay, that faid F. T. in his lifetime did not undertake and promise in manner and form as said plaintist hath above thereof complained against them, and of this they put themselves upon the country: And said defendants for further plea in

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bar in this behalf, by leave, &c. fay, that faid plaintiff action non, because they say, that said plaintist and one Nathaniel Milne, before the making of faid promifes and undertakings in the faid declaration above supposed to have been made by said F. T. in his 2d, Bankrupter lifetime, and until the time when the fame are supposed to have his co partner. been made, and from thence continually until the fuing forth of with all the prothe commission of bankruptcy hereaster mentioned against said ceedings under plaintiff and Nathaniel Milne, did use the faid trade and profession the commission of feriveners, receiving other men's monies and estates in their set out.

N. B. That the trust and custody, to wit, at Westminster, &c. aforesaid; and the proof that the faid plaintiff and Nathaniel Milne fo ufing and exercifing the plaintiff faid trade or profession, and receiving other men's monies and bankrupt at the estates into their trust and custody as aforefaid, they the faid plain-time of the works tiff and N. M. afterwards, to wit, on the first day of October done would be sufficient to A. D. 1775, at Westminster aforesaid, were indebted to one nonfuit him. James Morton in the fum of one hundred pounds and upwards of Bull. Ni. Pri Lewful, &c. for a just and true debt; and being so indebted, and 153to doing and exerciting the faid trade or profession, and receiving Trading. men's monics and estates in their trust and custody as aforefaid, ditor's debt. sol afterward, to wit, on the tenth day of October 1775, at Westminster aforefail, they the said plaintiss and N. M. became bank- Bankruptcy. rupts, within the true intent and meaning of the feveral statutes made and then in force concerning bankrupts; and faid plaintiff and N. M. being and continuing bankrupts, afterward, to wit, on the eleventh day of October in the year last aforesaid, on the protein of the faid ]. Mr. who was then a creditor of fuld plain- Potition. till and N. Mi. as abriefald, as well for himfelf as all others the crediters of the laid plantiff, and N.M. made and exhibited in writing to tier becommable earl Bathurst, then lord high chancellor of Great By turn, a certain commission of our ford the now king, scaled with the great real of Classi Britain (and to the court of our lord the king Commission now here shown, the date whereof is the fame day and year last- much. i forefaid), in due manner iffied out of his majulty's high court of chancery (the land Court then being holden at Wellminster, in faid county of Middleiex), directed to John Aipinall, Joseph Clowe, equire, and John Ridgway, John Kay and Thomas Jones, gent. against the taid Joseph Chippindall and N. M. whereby our faid lord the king did name, appoint, affign, conftiture, and ordain the fill J. A. J. C. J. R. J. K. and T. J. his special commissioners; thereby giving full power and authority unto them, four, or three of them, whereof the faid J. A. or J. C. to be one, to proceed according to the statutes then in force con-. cerning bankropts; not only concerning the faid bankrupts, their bodies, land, tenements, freeholds, and customary goods, debts, and other things whatfoever, but also concerning all other persons who, by concealment, claim, or otherwise, did or should oftend ... touching the premifes, or any part thereof, contrary to the true intent and meaning of the faid flatutes; and to do and execute all and every thing and things whatfoever, as well for and towards fatisfaction and payment of faid creditors as towards and for all ether intents and purposes, according to the ordinance and pro-

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vision of the same statutes, willing and commanding them, four, or three of them, whereof the faid J. A. or J. C. to be one, to proceed to the execution and accomplishment of that his majesty's commission, according to the true intent and meaning of the same flatute, with all diligence and effect, as by the fad commission appears; by virtue of which faid committeen, and by force of the faid several statutes the faid J. C. J. R. and J. K. three of the faid commissioners named in the said commission, afterwards, to wit, on the seventeenth day of October in the said year of Our Lord 1775, at Westminiter, &c. aforesaid, did in due form of law

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red bank- adjudge an Ideclare faid plaintiff and N. M. bankrupts, within the true intent and meaning of the statutes made and then in force concerning bankrupts, tome or one of them, to wit, it Westminster, &c. aforefaid: And fold difendants further fig. that afterwards, to wit, on the twenty-lourth day of October A. D. 1775, at Wellininfler aforelaid, due notice was given and publithed in the London Gazette, that a commission of bankruptcy was awarded and flued forth against faid plaints and N. M. and that they were Provisional as declared bankrupts, to wit, at Wellminster aforesaid: And faid defendants further fay, that the faid J. C. J. R. and J. K. three of the faid commissioners named in the faid commission, afterwards, and before the day of exhibiting the bill of faid plaintiff, to wit, on the eighteenth day of October in the year last aforefaid, at Westminater aforesaid, in the county aforesaid, by a certain indenture then and there made between the faid [.C.]. R. and 1. K. three of the laid commissioners named in the faid committion of the one part, and the faid J. M. of the other part (one part of which faid indenture, fealed with the feals of J. C. J. R. and J. K. the faid defendants now bring here into court the tame day and year last aforefuld), did order and bargain, fell, dispose, assign, and set over unto the said J. M. his executors, admin thrators, and affigns, ail and impular the goods, chattels, debte, furn and funs of money, Lautehold stuffs, furniture, plate, and all implements of houtehold, and all other perfonal ellates whatfoever of them faid plaint if and N. M. of which they or either of them were or was possessed or entitled unto, or which any other person or persons was or were pessessed, in trust for them, at the time they became bankrupts; to have and to hold all and fingular the faid premifes thereby attigued or made, or intended to be, unto the faid J. M. his executors, administrators, and attigns, in trust for the immediate prefervation thereof, and to and for the ute, benefit, and advantage of all the creditors of faid plaintiff and N. M. who had then already fought, or should thereafter come in and feek relief by virtue of faid commission, according to the directions and limitations of the several statutes in that case made and provided, as by faid indenture more fully appears: And faid delamen- fendants further fay, that afterwards, and before the day of exhibiting of the bill of faid plaintiff, to wit, on the fifteenth of November in the year last aforesaid, at Westminster, &c. aforesaid, by a certain other indenture then and there made between the faid J. M.



1. M. of the first part, the faid J. C. J. R. and J. K. the major part of the commissioners in the find commission named of the fecond part, and Edward Hudfon of the third part, one part of which faid last mentioned indenture, then and there sealed with the feals of faid J. M. J. C. J. R. J. K. and E. H. the faid defendants now bring here into court, the date whereof is the fune day and year last africand, the said J. M. by the direction of faid commissioners, parties to the faid left-mentioned indenture, did bargain, fell, affigu, transfer, and fet over; and the faid commidlioners, parties thereto, did order, affign, ratify, and confirm unto laid Edward Hudton, his executors, administrators, and afligns, all and fingular the find goods, cattle, chattels, debts, fun and fums of money, horizonoid fluff and furriture, plate, impleraches of household, and other perford edite whittoever, of faid plaintiff and N. M. which they ereither of them were or was poffeffed of or entitled unito, or which any other perfor or perions were or was pellelfed of, in trust for them or either of them, at the time they became bunktupts, or at any time or herein beforementioned to have been affilized to the faid Junes Morton, his executors, administrator, and assigns; to lave and to hold all and every the find goods cattle, chattels, debts, furn and firms of money, perforal effice an' sels, and other the premites mentioned to be thereb ore read, bargan ed, fell, affigued, and ret over, and every part, of parcel there of, with the appurtenances, unto faid b. H. has a cutors, abunded afors, and affigues, in trulk to the mient and the rate that the faid E. H. his ex-I transfer the fame unto one &c. thould aff: the faid J. M. and one Joseph Harrop, therein named, or unto fuch perion or perious, at 11th time and in fuch manner and form, as the faid commissioners in and by the said commission named and authorized, or the major part of them, or the commissioners to be named in any renewed commission of bankrupt against find plainted and N. M. or the major part of them, to be thereby authorized, thould direct, order, and appoint, as by the faid Ultimate affign. last-mentioned indenture it more fully appears. And faid defend- ment to make ants further fay, that atterwards, and before the day of exhibit-nees ing of faid bill of faid plaintiff, to wit, on the fixteenth day of November in the year last aforefaid, at Westminster aforefaid, by a certain other indenture then and there made between the faid E. H. of the first part, the faid J. C. R. and J. K. the major part of the fail commissioners in the said commission named, of the fecond part, and J. B. J. M. and J. H. of the third part, one part of which faid last-mentioned indenture, sealed with the feals of E. H. J. C. J. R. and J. K. the faid defendants now bring here into c urt, the date whereof is the fame day and year last aforefaid, the laid E. H. at the special instance and request, and by the particular order and directions of the faid commissioners, parties there to did bargain, fell, affign, transfer, and fet over, > and the faid commissioners, parties thereto, did order, bargain, fell, affign, ratify, and confirm unto the faid A. B. J. M. and J. H. their executors, administrators, and assigns, all and singular the said

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goods,



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goods, cattle, chattels, debts, fum and fums of money, houfehold-stuff and furniture, plate, and all implements of household and personal estate whatsoever or wheresoever, of or belonging to said plaintilf and N. M. as well as all the respective separate effects whatfoever of the faid bankrupts; to have and to hold the faid goods, cattle, chattels, d.bts, tum and funs of money, household stuff and furniture, plate, is plements of household and other things, and all the effate and effects what bever, thereby ordered, bargained, fold, affigued, and fit over, or mentioned to to be, unto the faid A.B. J. M. and J. H. their executors, administrators, and affigns, upon trust: nevertheless to and for the use, benefit, and advantage of themselves and all and every other the creditors of the faid plaintiff and N. M. as well joint as feparate, according to their respective rights and interests therein and thereto, who had then already or thould thereaf or come in to fick relief by virtue of the feil commetann, according to the direction and limitations of the feveral flatates in that cale made and provinces, as by the faid laft-mentioned indenture more fully appears. A: 3 the find defendants further fig, that the faid commission full remains in its full force and effect; and this the full defendants are ready to verify: where love they pray judgment if the laid plaintiff ought to have or maintain his aforefuld action thereof against them. LOSTER BOWER.

eplication. 6th, and Counts.

Counts.

his family.

And find plaintiff, as to the 5th, 6th, 7th, and Lait Counts of his Not prof. to faid declaration, freely acknowledged here in court that he will not further projecute against the fold defendants as to the faid feveral promises and undertakings in these Counts mentioned; Inoe as to therefore let the faid defendents po quit thereof, &c. And as to (1) 2d, 3d, and the faid plea of faid defendances, by them full above pleaded, whereof they have put themselves upon the country, the said plaintiff as to the faid 11t, 2d, 3d, and 4th promif s and undertakings in the collection to faid declaration mentioned doth to likewise And faid plaintiff, they of plain. as to the fail 1 14 of the faid defendants by them leftly above pleadthat cause ed in bar, facts, that he ought not, by reason of any thing by them dion accre- in that plea bove alleged, to be barred from having and maintainafter the af- ing his aforetaid action thereof against diam as to the ift, 2d, 3d, ment for the and 4th promites and undertakings in the faid declaration mentionof plaintin ed, because he suth, that the faid several suits in the 1st and od Counts of faid declaration mentioned were profecuted and defended, and the faid work and libour, care and diligence of him faid plaintiff, in the 1st, 2d, 3d, and 4th Counts of his faid declaration mentioned, were done, performed, and bestowed by him faid plaintiff after the iffuing the faid commission, and also after the making of the faid feveral affignments in the faid last plea of faid defendants above-mentioned, for the necessary maintenance, support, and livelihood of him faid plaintiff and his family, to wit, at, &c. aforefaid; and this he is ready to verify: wherefore he prays judgment, and his damage by him fullamed by reason of the premiles, to be adjudged to him, &c. A. CHAMPRE.

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And faid defendants as to the faid pleas of the faid plaintiff by him Rejoinder, that above in reply pleaded to the faid plea of the defendants lastly above plaintiff hast pleaded in bar, say, that said plaintiff, by reason of any thing by not obtained him. him in his faid replication alledged, ought not to have or maintain certificate. his aforesaid action thereof against them as to the 1st, 2d, 3d, and ath promise and undertaking in said declaration mentioned, because they say, that no certificate by which the said commissioners authorized by the faid commission, or the major part of them, have, in writing under their hands and feals, certified to the faid chancellor or lord keeper or commissioners for the custody of the great seal of Great Britain for the time being, that the said plaintist hath made a full discovery of his estate and effects, and in all things conformed himfelf according to the directions of a certain a I of parliament made at Westminster, in the county of Middlefex, in the fith year of the reign of the lord George the Second, late king of Crant Britain, intitled, "An Act to prevent the cominitting of Crimes and Freuds by Bankrupts;" and that there did not appear to them any reason of the truth of such discovery of all fold plaintiff's effects, bath at any time before the exhibition of the bill of the faid plaintiff been allowed and confirmed by the lord chancellor, lord keeper, or commissioners for the custody of the great feal of Great Britain for the time-being, or by any two of the juffices of the court of king's bench, common pleas, or barons of the court of exchequer, at or to where the confideration of fuch certificate bath been referred by the lord chancellor, lord keeper. or commissioners for the custody of the great seal for the time being; and this they are ready to verify: wherefore they pray judgment if the faid plaintiff ought to have or maintain his aforefaid action as to the 1st, 2d, 3d, and 4th promifes and undertakings in the and declaration mentioned against them, &c.

Foster Bower.

And fand plaintiff as to faid plea of faid defendants by themfelves General demusion above pleaded by way of rejoind r to faid plea of faid plaintiff by rer thereto. him above pleaded by way of reply to faid plea of faid def indants by them laftly above pleaded in bar, faith, that that plea fo pleaded by way of rejoinder, and the matter therein contained, are not fusficient in law to bar faid plaintiff from having and maintaining his aforefaid action thereof against them, as to said 1st, 2d, 3d, and 4th promifes and undertakings in the faid declaration mentioned; to which faid plea fo pleaded by way of rejoinder, in manner and form as the tame is above pleaded, the faid plaintiff hath no necesfity, nor is he bound by the law of the realm, to answer; and this he is ready to verily: wherefore, for want of a sufficient rejoinder in this behalf, the faid plaintiff prays judgment, and his damages by him furtained by reason of the premises, to be adjudged to him, &c.

And faid defendants fay, that the faid plea of them faid defend- joinder in ants in manner and form by them faid defendants above pleaded by murrer. way of rejoinder to faid plea of faid plaintiff by him above plead-





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ed by way of reply to faid plea of them faid defendants by them lastly above pleaded in bar, and the matters therein contained, are fufficient in law to bar faid plaintill from having and maintaining his faid action thereof against them as to the said 1st, 2d, 3d, and 4th promises and undertakings in said declaration mentioned; which faid plea to pleaded by way of rejoinder, and the matter in the fame contained, they the faid defendants are ready to verify and prove as the court shall award; and because the faid plaintiff hath not answered the faid rejoinder, nor hitaerto in any manner denied the fame, they the faid defendants as before pray judgment, and that the faid plaintiff may be barred from having his aforefaid action thereof against them, &c.: But because the court of our lord the king, before the king himfelf now here, will advile amongft themselves what judgment to give in the premises, whereon the said parties have put thenifeves upon the judgment of the court here, before they give judgment thereon; a day is therefore given to the parties aforefaid to come before our lord the king at Westminster, , to hear judgment thereon; on next after because the court of our said lord the king now here is not yet fully advised thereof. And as well to try the faid is above joined to be tried by the country as to enquire what damages the faid plaintiff hath sustained on occasion of the premises, whereof the faid parties have put themselves upon the judgment of the court, in case judgment shall be thereupon given for the said plaintist, let a jury come before our lord the king at Westminster, on , by whom, &c. and who neither, &c. to recognize, &c. because as well, &c. the same day is given to the faid parties there, &c.

N. B. This demurrer was argued, and the Court divided in favour of the plaint.ff Chippindall, that he was entitled to the benefit of what he might obtain

after his bankruptcy and before obtaining his certificate, for the necessary support of hunfelf and family.

the on a detendant sie of

MIDDLESEX, ff. Andrew Evans, gentleman, &c. complains to fee of John Ripshaw, being, &c.: for that whereas, on the first of buffpaid for May A. D. 1787, at W. in the said county of Middlesex, in conthe side one for side ration that the said Andrew, then and still being an attorney ther as a so- and solicitor, at the special instance and request of the said John, counts for request of the said John, at the special instance and special instance and request of the said John, at the special instance and request of the said John, do and the said John do and the ndlabour; request of the said John, do and transact certain business on behalf meruit. of one A. Mursey, he the faid John, by a certain note or memorantrains of dum then and there figured and subscribed by him, undertook, for mo- and faithfully promised the seid Andrew that he the said John would to the see the said Andrew paid for the doing thereof: And the said Andrew said or the said promise and undertaking money of the said John, did, after the making thereof, to wit, on the day and receive and year aforesaid, and on divers other days between the day of in the year 178, at W. aforesaid, do and transact such

if and on the balance of an account.

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business as aforesaid on the behalf of the said A. Mursey, and that there was then and there justly due to him the said Andrew so: the doing of fuch business a certain large sum of money, to wit, the of lawful money of Great Britain. no part whereof hath been paid or discharged by the said A. Mursey; of all which faid premifes the faid John afterwards, to wit, on the day and year last aforesaid, at W. aforesaid, had notice. And whereas the 2d Count, work faid John afterwards, to wit, on the day and year last aforesaid, and labour, our at W. aforefaid, was indebted to the faid Andrew in the further the retainer. of like lawful money, for work, labour, and attendance by the fair! Andrew as an attorney and folicitor before then done, performed, and given in and about the profecuting and defending of divers funs and profecutions on the benalf of the faid A. Mintey, at the special instance and request of the fais John, and on his octainer for fees due and of right payable to the faid Andrew in that respect ; and being to indebte I, he the Liid John, in confiduration thereof, afterwards, on taiday and year laft aforefid, at W aforefaid, undertook and faithfully promifed the faid Andrew to problem the fad dall-mentioned fum of money when he the find folia theeli be thereto afterwards requested. And 3d Count, quantity where a little was light out, on the day and year last atorofaid, or W. tum mount. at the like inflance and request of the tool Joha, and on his retainer, had before that time done, periamed, and give i certain other work, laber, and attendance as an attenty and folicitor in and about the projecuting and defen ting divers other fults and protecutions on the behalf of the find A. Marily, he the faid John then and there undertook and fithfully promifed the faid. An liew to pay him for much money as he re-domble delerved to have for the fame, and tor his feet in that respect, when he the fate John should be thereunto afterwards required: And the faid Andrew flays, that he therefore realonably discoved to have of the faid John. of like lawful mon s, to wir, at W. aforetaid; whereof the faid John anerwards, to wit, on the day and year lath aforefall, there had notice. (Indicators all mixet for money paid to the use of A. Murley at defendant's request; for money had and received by defendant to the use of plaintiff; for money due on the balance of an account.) Yet the faid John, not regarding his faid feveral promifes and undertakings, but contriving and froudulently intending craftily and fubrilly to deceive and defraud the faid Andraw in this behalt, both not paid or feen the faid Andrew paid the pounds in the first Count of this declaration raid fum of mentioned, neither hath he paid him the faid fums of money in the feveral other Counts thereof mentioned, or any part thereof, (although to perform his faid feveral promifes and undertakings the faid John was afterwards, to wit, on the day and year laft aforefuld, at W. aforefuld, requested by the fuld Andrew), but he to perform his faid promifes and undertakings, or either of them,

hath hitherto altogether refused, and the faid several sums



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of money are still wholly due and unpaid to the said Andrew, to pounds; and therefore he the damage of the faid Andrew of brings suit, &c. S. MARRYATT.

Counts against perligence. 1it, deintiff.

FOR that whereas the faid John Morton, before and at the time an attorney for of the making of the promises and undertakings hereinaster menfring in the tioned, was and full is one of the attornies of the faid court of our the of plain faid lord the king, before the king himself: And whereas on the strain for a sourth of November A. D. 1779, at Westminster in the said to county of Middlesex, one Joseph Walton, esquire, was and still is indebted to the laid James Lawfon in a large fum of money, to wit, in the fum of one hundred and thirty-three pounds of lawful, &c. for meat, drink, washing, lodging, and other necessaries by the faid James Lawson, for Ann the wise of the said J. W. before that time found and provided at the special instance and request of the faid J. W. and for money paid, laid out, and expended by the faid J. L. for and to the use of the said J. W. at his like instance and request: And the faid J. W. being so indebted, afterwards, to wit, on the same day and year last-mentioned, at Westminster aforetaid, in confideration that the faid J. L. at the special inflance and request of the find J. M. had then and there employed the faid [ M. as fuch attorney as aforefaid, to commence and profes we an action at law against the said J. W. for the recovery of the faid money to due and owing from him to the faid J. L. as aforefaid, for a reasonable hire, reward, and compensation to be paid by the faid J. L. to the faid J. M. for his fees, attendances, work, labour, and expences in that behalf, he the faid J. M. undertook, and to the faid J.L. then and there faithfully promised, well and truly to perform, fulfill, and execute the bulinels and duty of such attorney in that behalf as aforefaid: And further the faid J. L. in fact faith, that it was thereupon the business and duty of the faid J. M. as fuen attorney as aforefaid, to have commenced and protecuted fuch action as against the faid J. W. in the name and at the fuit of the faid J. L. and not at the fuit of Marianne, the wife of the faid J. L.: Nevertheless the faid J. M. not regarding his faid business and duty as such attorney, nor his faid promises and undertaking to made as aforefaid, but contriving, &c. did not commence and protecute the faid action for the recovery of the faid money in the name and at the fuit of the faid I. L.; but on the contrary thereof, afterwards, to wit, in the term of St. Michael, in the twentieth year of the reign of our faid lord the present king, negligently, ignorantly, unfkilfully, and improperly commenced and profecuted a certain action of trespass upon the case against the faid J. W. in the faid court of our faid lord the king, before the king himself there, to wit, at Westminster aforesaid, in the name and at the furt of the faid M. the wife of the faid J. L. by the name and description of M. G. otherwise L. to the damage of the faid M. of one hundred and thirty-three pounds, for the recovery of the faid fum of money so due and owing to the faid ]. L. as aforefaid; and fuch proceedings were thereupon had, that after-

wards

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A. D. 1780, at Westwards, to wit, on the day of minster aforesaid, upon the trial of the issue joined in the said action the faid M. was nonfurted, and afterwards, to wit, in the term of the Holy Trinity, in the twentieth year of the reign of our faid lord the present king, it was considered by the court of our faid lord the prefent king, before the king himself, to wit, at Westminster aforesaid, that the said M. should take nothing by her faid writ, but for her false claim against the faid J. W. should be in mercy, &c.: It was also considered that the said I. W. should recover against the said M. fixteen pounds for his costs and charges which he had been put to about his defence in that behalf, as by the record thereof remaining in the faid court of our faid lord the king, before the king himself here, to wit, at W. aforefaid, more fully appears: And the faid J.L. further fays, that the faid M. was fo nonfuited, and the faid judgment obtained against her by reason of the said J. Ivi.'s having improperly commenced and profecuted the fail action in the name and at fuit of the faid M. L.: And that by reason of the premises the said J. L. hath not only been oblige to pay and hath actually paid to the faid 1. W. the faid fum of fixteen pounds to recovered against the said M. as aforesaid, but his also necessarily laid out and expended another large fum of money, to wit, the fum of thirty-five pounds, in and about the profecuting of the faid action, and hath been also greatly delayed and hin lered from recovering the faid money fo due to him from the faid J. W. as aforefaid. (2d Count, stating the debt, retainer, and promise as in 1st) 2d Count, this then, That it was the business and duty of the said J. M. as such defendant such attorney as aforefaid, to have commenced and profecuted fuch out writ in the last-mentioned action, and to have sued out the proper writ or tists wife, and writs for that purpose against the said ]. W. in the name and at that the fuit of J. L. only, and not in the names and at the fuits of the was obliged it faid J. L. and M. his wife. (Breach.) That the faid J. M. did discontinue: not commence and profecute the last mentioned action for the recovery of the last mentioned money due and owing to the faid J. L. as aforefaid, afterwards, to wit, in the term of Eafter, in the twentieth year of the reg n of our faid lord the prefent king, negligently, unfkilfully, and improperly, as fuch attorney as aforefaid, fued and caused to be sued out of the said court of our said lord the king, before the king himfelt here, to wit, at Westminster aforefaid, a certain writ of our faid lord the king called a latitat, against the faid I. W. in the names and at the fuit of J. L. and M. his wife, and caused the said I. W. to be arrested and held to bail upon the faid last-mentioned writ; by reason of which said last-mentioned premises, the said J. L. afterwards, to wit, in the term of St. Michael, in the twenty-first year of the reign of our said lord the prefent king, was obliged to discontinue and did actually discontinue the last-mentioned proceedings against the said J. W. and was obliged to pay and did a stually pay to the faid J. W. another large sum of money, to wit, the sum of three pounds three shillings, for the costs of the said J. W. in that behalf, and did also necessarily lay out and expend another large sum of money, to

Wits



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wit, the fum of twenty pounds, in and about the profecution and discontinuance of the last-mentioned writs and proceedings; and the faid J. L. hath also been greatly delayed and hindered from recovering the faid money so due from him the said J. W. as last A. CHAMBRE. aforesaid. (Damages, &c.)

foration on MIDDLESEX, to wit. Edward James Baker, gentleman, detail assumption, one of the attornies of our sovereign lord the king, before the the said of the king him big state have in court in his case, according for the king himself present here in court in his own person, according that in the to the liberties and privileges of the faid court for fuch attornies sinal action and other officers of the court aforelaid, from time immemorial the de- used and approved of in the said court, complains of Thomas fant in such Oliver, being in the custody of, &c.: for that whereas the said for fuit, plaintiff, as the attorney of and for one A. B. and on his retainer, sendefendant had, before the making of the promife and undertaking of faid smiled to pay defendant hereafter next mentioned, commenced and profecuted a prefent certain action (that is to fay, an action of trespass on the case) at present certain action (that is to say, an action of trespass on the case) at Good cause the suit of him the said A. B. and C. his wife, against the said detin the fendant, in the court of our lord the king, before the king himself and action to here (the said court then and still being held at Westminster in promise the faid county of Middlesex), of and for the speaking and publishing of divers scandalous and malicious words by faid defendant of and concerning the faid C. and on that occasion there was due and owing to the faid plaintiff, at the time of the making of the faid promise and undertaking of faid defendant hereafter next mentioned, a large fum of money for his the faid plaintiff's costs and charges in and about the commencing and profecuting of the faid action, to wit, at, &c.: And thereupon heretofore, and whilst the faid action was depending in the faid court, to wif, on, &c. at, &c. in confideration that faid plaintiff, at the special instance and request of faid defendant, would cause the said A. B. to settle and compromise the taid action so depending an asoresaid, he the said defendant undertook, and then and there faithfully promited the faid plaintiff, to pay him the amount of his coils and charges mand about the commencing and projecuting of the faid action, and the fettling and compromising thereof: And the said plaintiff avers, that he, confiding in the faid promife and undertaking of faid defendant so by him made in manner and form aforesaid, did cause the said A. B. to fettle and compromise, and that said A. B. did accordingly fettle and compromile, the faid action to depending as aforefaid; and that the collis and charges of him faid plaintiff in and about the commencing and profecuting the faid action, and the fettling and compromising thereof in manner aforesaid, amounted to a large fum of money, to wit, the fum of five pounds of lawtul whey of Great Britain; whereof the said defendant afterwards, and after the lettling and compromising of said action, to wit, on, &c. at, &c. had notice; and by means thereof, and according to the tenor and effect of his faid promise and undertaking, he the faid defendant then and there became liable to pay

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to the faid plaintiff the fum of five pounds, when he the faid defendant should be thereunto afterwards requested. And whereas the faid A. B. before and at the time of the making of the promise and undertaking of faid defendant hereafter next mentioned, was indebted to the faid plaintiff in a large fum of money, to wit, the fum of five pounds of like lawful, &c. for the work and labour, care and diligence of faid plaintiff, by him faid plaintiff before that time done, performed and bestowed as the attorney of the said A. B. and on his retainer, in and about the commencing and profecuting of a certain other action, that is to fay, an action of trefpass on the case, at the suit of said I. W. and Ruth his wife against said defendant, and for money by said plaintiff before that time laid out, expended, and paid on that occasion for said J. W. and at his special instance and request, and being so indebted he the faid defendant heretofore, to wit, on the thirty-first day of June 1777 afcretaid, to wit, at Westminster aforesaid, by a certain memorandum or note in writing figured by him faid defendant, according to the form of the statute in such case made and provided, undertook and then and there faithfully promited faid plaintiff to pay him faid last-mentioned turn of money when he taid defendant should be thereto afterwards requested. (Add two Counts, money laid out, &c.; money had and received, &c.; and common conclusion to the whole.) Drawn by MR. TIDD.

MIDDLESEX, /. Samuel Goodman and Elizabeth his (a) Declaration wife, late Elizabeth Green, administratrix of all and fingular by an administrative the goods, chattels, rights, and credits which were of Matthew "xx (after-Green her late father, deceased, at the time of his death, who died against an intestate, complains of Charles Rennett, gentleman, one of the torney who attornies of the court of our lord the now king, before the king employed by himself present here in court in his own proper person: for that testator in whereas in the lifetime of the faid Matthew, to wit, on, &c. at, an action &c. in, &c. in confideration that the faid Matthew, at the special him against instance and request of the said Charles, had before that time re- A. B. who tained, engaged, and employed him the faid Charles as his attor-thereupon ney, to fue and profecute (1) one J. S. at law, for the recovery of reflect and cona certain (2) large sum of money, to wit, the sum of six hundred mitted to and twenty-live pounds of lawful, &c. then and there due and marshalfore owing from the faid J. S. and one G. G. jointly and severally to of bail, and the faid Matthew for principal and interest upon and by virtue of mained to in a certain writing obligatory before then, to wit, on, &c. entered the neglection into and executed by the faid G. G. and J. S. whereby the faid obtaining in G. G. and J. S. jointly and severally became held and firmly ment, with bound to the faid Matthew in the penal fum of one thousand pounds A. B. was of like lawful, &c. with a condition to the faid writing obligatory charged thereunder written making void the fame on the payment of five (1) "the line hundred pounds of like lawful money, with interest for the same, on a certain day in the faid writing obligatory mentioned and then

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past, for a certain reasonable hire or reward to be therefore paid to the faid Charles for the fame, he the faid Charles undertook, and to the faid Matthew in his lifetime then and there faithfully promifed, that he would well, truly, carefully, and diligently (3) profecute and carry on such suit against the faid J. S. for the rehat men-covery of the faid (4) debt, and perform and execute the duty and (5) business of such attorney for the said Matthew therein: And the said Samuel and Elizabeth in fact say, that although the said Charles (6) in part performed his faid promise and undertaking, and in the afterwards, to wit, on, &c. fued and prosecuted out of the court of time of the our faid lord the king, before the king himself, the faid court then Matthew, and still being at Westminster, in the said country of Middlesex, a think have certain precent of our said lend the king, called a hill of Middlesex. certain precept of our faid lerd the king, called a bill of Middlefex, ofecuted, and directed to the then shoriff of the county of Middlesex, by which said aried on such precept the faid sheriff was commanded to take the said G. G. and to too the re- J. S. if they should be found in his bailiwick, and them safely keep, id debt, and Westminster, on Monday next, &c. to answer to the faid Matthew of the so that he might have their bodies before our faid lord the king at in the in a plea of treppofs, and also to the several bills of the faid Matthew aine for the said against the said G. G. and J. S. for one thousand pounds debt sethe against the verally, according to the custom of the court of our faid lord the now 1.S. that is king, before the king himself to be exhibited; and that the said rin, in the theriff Should have there then that precept; which faid precept was bail therein for five bundred pounds severally, by virtue of an affidavit of the carfe of action of the faid Matthew against the faid G. G. and J. S. in that behalf, before then duly made and filed of record in the faid court of our faid lord the king, before the king himself, according to the form of the statute in such case made and provided; which faid precept to indorfed as aforefaid, afterwards; to wit, on, &c. was delivered to J. H. esquire, and J. B. esquire, nubo then and there, and until and at the return of the faid precept were sheriffs of the said county of Middlesex, in due form of law to be executed; by virtue a hereof the faid J. H. and J. B. the sheriffs aforefaid, afterwards, and before the return of the faid precept, atterwards, to wit, on, &c. took and arrested the said 7. S. by his body, and then and there had and detained him in his suffedy for want of bail at the fuit of the faid Matthew for the cause aforesaid, until the said J. S. afterwards, to wit, on, Gc. was in due munner committed to the marshal of the marshalsea of our lord the king, before the king himfelf, charged with the faid precept, to wit, at, &c. and remained and continued in such custody at the suit of the faid Matthew for the cause aforesaid until the discharge of the faid 7. S. hereafter mentioned: And the faid sheriff at the return of the faid precept had not the body of the faid G. G. but returned thereon that the faid G. G. was not found in his bailiwick; and although the faid Charles as such attorney as aforesaid, by the rules and practice of the faid court, afterwards, and whilft the faid f. S. was in the cuflody as aforefaid, for the cause aforesaid, and during the lifetime of the faid Matthew, to wit, in Easter term in the year aforefaid,

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aforefaid, might have obtained judgment therein in the faid court against the said J. S. for the said debt, to wit, at, &c.: Yet the faid Charles well knowing the premises, but not regarding his said latt-mentioned promise and undertaking in form aforesaid made to the faid Matthew, whose administratrix the faid Elizabeth is, in manner aforefaid, did not, although often requested, well, truly, carefully, and diligently profecute and carry on the faid last-mentioned fuit for the recovery of the faid debt, (7) and perform and (2) er and obtain execute the duty and business of such attorney for the said Matthew judgment there therein, according to the form and effect of his faid promise and un- on in the lifetime dertaking fo made as last afore said; but on the contrary thereof, of the said Materials and a said and a said the said wholly neglected and refuted and omitted fo to do, and did not then or faid J. S. at any other time whatever obtain any fuch judgment therein; and by reason thereof, and by and through the mere negligence, desect, misconduct, and default of the said Charles in this behalf, and for want of (8) fuch judgment having been obtained against the said (8) " due can J. S. in the lifetime of the faid Matthew, the faid last-mentioned and diligence fuit abuted upon the death of the juid Matthew, and the faid J S. him therein, and became wholly discharged thereof, to wit, at, &c. the faid debt, as the' and every part thereof being then and still unpaid; and by reason of the premises, and also for that the said J. S. escaped, so that he could not nor can now be arrested for the said debt, (9) he the said (9) " which is Matthew in his lifetime was, and the faid Samuel and Elizabeth, full owing, due administratrix as aforefaid, fince his death have been and are re- and unpaid," spectively greatly retaided and hindered in the recovery of the said debt, and the fame is wholly lost to the faid Samuel and Elizabeth, administratrix as aforesaid, to wit, at, &c. And whereas also in 2d Count. the lifetime of the faid Matthew, to wit, on, &c. in confideration that the faid Matthew, at the special instance and request of the faid Charles, &c. &c. &c. (go on with the fecond Count fame as first Count, only omitting what is in Italic, and inserting what is in margin): And whereas (&c. &c. for money had and received). 3d Count; Nevertheless the said Charles, not regarding, &c. but contriving, &c. the faid Samuel and Elizabeth, as fuch administratrix aforefaid, in this behalf, to which faid Elizabeth the administration aforefaid, in form aforefaid, was granted, hath not paid to them, or either of them, the faid last-mentioned sum of money, or any part thereof, although so to do he the faid Charles afterwards, to wit, on, &c. was by the faid Samuel and Elizabeth requested, but the same to pay to the said Samuel and Elizabeth, administratrix as aforefaid, he the faid Charles hath hitherto wholly refused, and still doth refuse: whereupon the said Samuel and Elizabeth, administratrix as aforesaid, say that they are injured, and have suftained damages to the value of two thousand pounds; and therefore they bring fuit, &c.; and they bring here into court the letters of administration, &c. &c.

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Declaration in iting special irregularly.

MIDDLESEX, to wit. Frederick Dutton complains of frample against T. H. and J. R. executors of the last will and testament of executors of W. M. deceased, being in the custody of, &c.: for that whereas before the time of the making of the promise and undertaking of thator as an faid W. M. in his lifetime hereafter next mentioned, to wit, on, former of the &c. at Southwark in the country of Surry, and within the juriflice court, in diction of the court hereafter mentioned, one J. W. was indebted to faid plaintiff in a large fum of money, to wit, the fum of twenty pounds, for the wages and falary of the faid plaintiff, then due and owing from the faid J. W. to faid plaintiff, for faid plaintiff his service of said J. W. at S. aforesaid, within the jurisdiction aforesaid, for a long time before then elapsed, and for certain work and labour of him the faid plaintiff, by him the faid J.W. and at his special instance and request, before that time there, within the jurisdiction aforesaid, done and performed, and for money by him said plaintiff to faid J. W. and at his like special instance and request, before that time lent and advanced, and for other money by him faid plaintiff to and for the use of said J. W. and at his like request, before that time there laid out and expended, and for other money to and for the use of said plaintiff before that time there had and received by faid I. W.; and being fo indebted, he the faid J. W. in confideration thereof, afterwards, to wit, on, &c. at, &c. undertook, and then and there faithfully promifed the faid plaintiff to pay him the faid fum of moncy, when he the faid J.W. should be thereto afterwards requested; and the said sum of money being wholly unpaid, and faid promits and undertaking of faid [. W. being wholly unperformed, he the faid plaintiff then and there proposed and determined to sue the said J. W. at law, and to hold the fail J. W. to special bail, by proper process to be iffued out of the court hereafter mentioned, and to proceed to judgment in faid court for the recovery of his damages by him fuftained on the occasion atorefield; of all which said premises the faid W. M. in his lifetime, to wit, on, &c. at, &c. had notice x: and thereupon said plaintist afterwards, to wit, on, &c. at, &c. applied to faid W. M. then being one of the attornies of the faic court of the king's palace of Westminster, in order to retain and employ faid W. M. as such attorney of that court, to commence and profecute fuch action at law on the occasion aforesaic against the said [. W. and the said J. W. did then and there retain and employ faid W. M. in his lifetime as fuch attorney or the occasion aforesaid accordingly, for certain sees, hire, and reward to be therefore paid by faid plaintiff to the faid W. M. ir his lifetime: and thereupon he the faid W. M. in his lifetime then and there, in confideration of the premifes, undertook and faithfully promifed faid plaintiff to commence, carry on, and conduct the faid intended fuit for the faid plaintiff against the fair I. W. in a proper manner, and to take due and proper care thereof: | And the faid plaintiff further faith, that afterwards, to wit at the court of the king's palace of Westminster, held at S. afore faid in the county of S. within the jurisdiction of the said court

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on, &c. before A. B. &c. judges of the court aforesaid, by virtue of the letters-patent of Charles the Second, late king of England, &c. bearing date at Westminster the fourth day of October in the fixteenth year of his reign, the said plaintiff, for the recovery of his damages aforefaid, in his proper person levied his certain plaint, and complained against said J. W. of a plea of trespass on the case to the damage of thirty pounds, and then and there found pledges for profecuting the same, to wit, J. D. and R. R.: And faid plaintiff further fays, that afterwards, to wit, on, &c. at, &c. within, &c. the faid J. W. was taken and arrested by his body at the fuit of faid plaintiff in the plea aforefaid, by virtue of a certain writ of our lord the now king, called a ca. ad. respondendum, before then issued by the said W. M. in his lifetime as such attorney as aforefuld out of the said court upon the said plaint; and which faid writ was then and there indorfed for bail for twenty pounds, by virtue of an affidavit of the cause of action of faid plaintiff against said J. W. in that behalf, before then made by the faid plaintiff, and fettled in the faid court; of all which faid premises the said W. M. in his lifetime, as the said attorney of faid plaintiff, then and there h I notice: and thereupon afterwards, to wit, at the court of the king's palace of Wellminster, held at S. aforelaid in the county of Surry, within the jurisdiction of faid court, on, &c. in the twent fecond your of the reign of our lord the now king, one R. H. the fail R. H. then being one of the attornies of the laid court of the king's palace aforefaid, and acting (In 2d Court as attorney for fact J. W. in desending faid action for him faid to the faid w J. W. at the fuit of taid plaintell, (1) brought into faid court of in his tiet the king's palace in fact fact a catam paper-writing as and for a to have put Special bait-piece for I did f. If . in faid action, with the names and special bait of additions of two certain good responsible persons, to wit, one in the said In W. H. and one A. W. written thereon, as and for special bail mentioned for faid John Watts in first aftion, at the first of faid plain-tion," tiff; (2) which taid paper-writing, in order to have become a (and in add) real special batt-piece in said suit for said John Watts, binding Count) upon said W. H. and A. W. ought, by the course and practice of R. H. then the faid court from the time of the creation thereof hitherto used there, as and approved of in the fame, to have been acknowledged by faid attorney and two persons before some one of the judges of said court as such afcresaid, bail as aforesaid: and thereupon it then and there became and was said paper-with the duty of said W. M. in his lifetume, as such attorney for said thought in plaintiff as aforefuld, in the proper conduct and managing of faid fuit court of red in the taking due and proper cure thereof, to have taken care that as and for in the faid paper-writing, purporting to be a special bail piece as cial bail piece aforesaid for said J. W. had been regularly and duly acknowledged for the said ac in faid action before he proceeded to the trial of the faid action at the fair for the recovery of faid damages for faid plaintiff by him fulfained faid plaintiff. on the occasion aforesaid (3); of all which premites said W. M. (3) " or g in his lifetime then and there had notice: Yet faid W. M. in ceed against his lifetime not regarding his aforefaid promife and undertaking oreithered the but contriving and fraudulently intending craftily and fubtilly to upon the deceive and defraud faid plaintiff in this respect, did not carry on and supposed condust piece,"



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conduct faid suit for said plaintiff against said 7. IV. in a proper manner, or take due and proper care thereof, and sec or take proper care that special bail for said J. W. was or had been duly or regularly acknowledged in faid action, before he further proceeded therein towards a trial for the recovery of the damages aforefaid, according to the course and practice of the said court on the occasion aforesaid (although often requested so to do), but he to do this hath hitherto wholly refused and neglected; and on the contrary thereof, he faid W. M. in his lifetime, as the attorney of the faid plaintiff, without the faid paper-writing being acknowledged as aforefaid, and without any special bail being duly put in for the faid J. W. in faid action, negligently, carelessly, irregulatly, incautioufly, ignorantly, and improperly proceeded in the faid action or fuit in the faid court, at the fuit of faid plaintiff, to a trial thereof, until faid plaintiff afterwards, to wit, at the court of the king's palace of Wettmintler, held at Southwark aforefaid in faid county of Surry, and within the juriffication of faid court. on Friday the third of May in the twenty-fecond year aforelaid, by the confideration and judgment of the land court, recovered against the faid J. W. his damages by him sustained, as well on the occasion atoresaid as for his cotts and charges by him about his furt in that behalf expended, twenty-three pounds and fixpence: And faid plaintiff further faith, that faid twenty-three pounds and fixpence still remain wholly unpaid to faid plaintiff, and faid plaintiff necestarily laid out and expended a large fun: of money, to wit, the fum of twenty pounds, in and about the carrying on laid action or fuit; and that no spevial bail whatever hath been ever put in for the laid J. W. in faid action; and that faid J. W. before faid recovery of faid damages, volts, and charges aforefaid, to wit, on the second April in the twenty-fecond year aforelaid, at Westminster aforelaid, absconded and tecreted himself, and still doth abscord and secrete himself in places unknown to faid plaintiff; whereby, and for want of special bail being put in for taid J. W. in faid action, faid plaintiff hith wholly lost faid damages, costs, and charges so recovered by him as aforetaid, and other necessary expense of his money to laid out by him as aforefaid \|. Aid whereas, &c. before the making (&c. a fecond Count like the first, till you come to this mark x, then proceed as follows): and thereupon the faid plaintiff afterwards, to wit, on, &c at, &c. applied to the faid W. M. in his lifetime, he the faid W. M. then being one of the attornies of the court of faid king's palace, in order to retain and employ faid W. M. as iuch attorney of that court, to commence and profecute fuch action and proceedings at law in faid court, on the occ fion last aforefaid, against said J. W. and to cause said J. W. to be arrested and beld to special bail in such assion, and if bail above were pretended to be put in for the faid f. W. by and in such action, to take due and proper care that the same were properly put in and acknowledged in fuch action; and faid plaintiff did then and there retain and employ faid W. M. in his lifetime as fuch attorney on the oceafrom last aforefaid accordingly, for certain fees, hire, and reward

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to be therefore paid by faid plaintiff to faid W. M. in his lifetime; and thereupon faid W. M. in his lifetime then and there, in confideration of the premises last aforesaid, undertook and faithfully promifed faid plaintiff to commence, carry on, and conduct faid latt-mentioned intended action and proceedings for faid plaintiff against said J. W. in a proper manner, and to take due and proper care thereof, and to cause said 7. W. to be arrested and held to special bail in such action if he possibly could, and if special bail were pretended to be put in for faid J. W. in such action, to take due and proper care that the fame were duly and regularly asknowledged in fuch astion; (then go on to this mark | in folio 322, and proceed from thence, omitting what is in Italic, and inferting what is in the margin, till you come to this mark | in folio 324, then go on as follows): and faid VV. M. as the attorney of faid plaintiff, afterwards, to wit, on the fifth day of July in the twenty tecond year of the reign of our fovereign lord the now king, fued field W. H. and A. W. at law in fail palace court, by writ of feire fucias quaix executionemnon, on such pretended recognizance of bail as aforefaid, and proceeded in fuch fuit until he fild W.M. in his litetime, as such attorney as aforesaid, afterwards, to wit, on the twenty-fitth day of O& ber A. D. 1782, figured a certain judgment in faid court against faid W. H. and A. W. for the faid damages, costs, and charges at the fint of faid plaintiff upon faid pretended recognizance of bail of the faid W. H. and A. W.; and faid W. M. in his lifetime, as fach attorney as aforefaid, afterwards, to wit, on the first day of May A. D. 1783, at Westminster aforesaid, caused and procured said A. W. to be taken in execution by his body, at the furt of faid plaintiff, under pretence of a certain writ of capies ad futisfaciend in iffied out of faid palace court by faid W. M. in his life-tin e, as fuch attorney as aforefaid, at the fuit of faid plaintiff against faid A. W. and faid  ${f W}.~H.$  founded upon the faid last-mentioned judgment, and to be kept and detained in custody on that occasion for a long time, to wit, for the space of five days then next followin; and until A.W. for obtaining his release and discharge from his taid imprisonment was forced and obliged to lay out and expend, and did then and there necessarily lay out and expend a large furn of money, to wit, the fum of five pounds, in and about the obtaining his relief and discharge from said imprisonment: And said plaintiff in fact says, that afterwards, to wit, on the feventh of May in the year last aforefaid, faid judgment and execution against faid W. H. and A. W. as fuch supposed bail as aforesaid, were totally set aside in and by said court, and rendered null and void; and faid A. W. afterwards, to wit, in Easter term, in the twenty-third year of the reign of our lord the now king, for the recovery of his damages by him fuftained on occasion of committing the said trespass, assault, and imprisonment upon him as asoresaid, sued said plaintiff as well as faid W. M. in his lifetime at law, in the court of our lord the king, before the king himfelf, at Weltminiter aforefaid, and is proweeding in that plea against the said plaintiss to obtain final judg. ment and execution against him therein; whereof said W. M. in Dis



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his lifetime then and there had notice; by means of all which faid last-mentioned premises, and inasmuch as said I. W. hath abfconded and secreted himself so as to avoid being taken in execution for the damages so recovered as last aforesaid, and is unable to pay the same, said plaintist hath wholly lost his said damages, and faid plaintiff hath been forced and obliged fruitlessly to lay out and expend, and hath laid out and expended a large fum of money, to wit, the ium of forty pounds, in and about the carrying on the faid fuit against the said J. W. and the process against faid W. H. and A. W. and in endeavouring to support the faid judgment and execution, and in and about the defence of himfelf in the faid fuit for brought against him by said A. W. and is hable to make satisfaction to faid A. W. for certain damages, costs, and charges by him fultained on occasion of the committing said assault and salse imprisonment upon faid A. W. And whereas, &c. (two Counts, money laid out, and money had and received, &cc. with common conclusion to them.)

Declaration SE LIFE duited.

MIDDLESEX, to wit. Edmund Francis Calze, esquire, intan attor- complains of George S. gentleman, one of the attornies of the for K. B. for court of our lord the now king, before the king himself, present fing, on the here in court in his own proper person: for that whereas herefor the here in court in his own proper perion: for that whereas here-left an eject- tofore, to wit, in Hilary term in the twenty-fixth year of the (in which reign of our lord the now king, in the court of our faid lord the ent plaintiff reign of our lord the now king, in the court of our faid lord the lefter of king of his bench, at Westminster in the said county of Middle-酮,topro- fex, before the right honourable Alexander lord Loughborough the probate and his companions, justices of our said lord the king of his bench will, for at Westminster aforesaid, a certain issue in a certain action of tresbench here, to wit, at Weitminster aforefold, in which one John Goodtitle, on the several demises of E. F. C. executor of the last will and testament of Ann Bontine, widow, deceased, and E. F. C. was nominal plantiff, and one E. J. widow, and E. S. earl of A. in the kingdom of helical were defendants, for ecovery of the possession of a certain messuage and premises, with the appurtenances, fituate and being in the parish of Mary-le-Bone otherwise Mary-Bone, in the faid county of Middlefex, and was in due manner joined, and afterwards, at the fittings of nifi prins holden after the term of St. Hilary at Westminster aforciaid in the said county of Middlefex, in the great hall of pleas there call d Westminster Hall, on the eighteenth of Tebruary 1786, before the faid Alexander lord Loughborough, his majesty's chief justice of his court of the bench at Westminster aforesaid, the said issue in the action or fait aforefield came on to be tried by a certain jury of the faid county in that behalf duly (worn and taken between the parties aforefaid, to wit, at Weltminster aforefaid in the said county. And whereas the faid E. F. C. long before the commencement of the faid action or fuit, was and still is executor of the last will and testament of the said A. B. widow, deceased; which said will of the faid A. B. widow, deceased, he the faid E. F. long before the

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commencement of the faid action or fuit, to wit, on the twelith of November 1778, at, &c. duly proved in the proper ecclefialtical And whereas the faid George, from the commencement of the faid action or fuit, and from thence until and at the feveral times hereinafter mentioned, was by the faid E. F. C. retained and employed as attorney of the faid E. F. C. in the faid fuit, for hire and reward to be therefore paid to the faid G. for his fees, work, and labour in that behalf, to wit, at, &c.; and the faid George being so employed as attorney for the said E. F. as aforesaid in the faid fuit, and employed by him to profecute the faid fuit, in confideration thereof, to wit, on the first of January 1786, at, &c. undertook, and to the faid E. F. then and there faithfully promifed, that he the faid George the business and duty of such attorney in the faid fuit would well and faithfully perform and execute. And whereas at and upon the trial of the said action or suit it became and was material and necessary on the part and behalf of the said E. F. for the maintenance of his said action or suit, to produce and give in evidence to the jury aforefuld the probate of the will of the faid A. B. deceased, or an exemplification of the probate thereof, under the feal of the proper ecclefiaftical court in that behalf; and it was upon such trial the duty and business of the said G. as fuch attorney as aforefaid, to have produced and given in evidence to the jury aforefaid the probate of the faid will of the faid Anne Bontine deceated, or an exemplification thereof as aforefaid, which he the faid G. might and would have done, and which he was advised to do: Yet the faid G. in no wife regarding his faid promife or undertaking, or his duty in that behalf, wrongfully, negligently, and carel-fsly neglected and omitted to produce and give in evidence to the jury aforesaid the probate of the will of the faid A. B. or an exemplification thereof; by means whereof the faid John Goodcitle, the nominal plaintiff in the faid action, became nonfuit in the faid action; and by reason and means of which find premifes, he the faid E. F. hath not only been forced and obliged to pay, and bath actually paid to the faid E. J. and the faid earl a large fum of money, to wit, the fum of forty-two pounds of, &c. for the colts and charges of them the faid E. J. and the faid earl of the full nonfult, and hath also been forced and obliged to lay out and expend another large fum of mopounds of, &c. in and about the ney, to wit, the fum of commencing, carrying on, and profecuting the faid action or fuit fo as aforefaid commenced and profecuted, but hath also been deprived and hindered from recovering and obtaining poffession of the faid meffuage and premites, and hath thereby loft divers great gains and profits, to wit, at, &c. (Money paid, laid out, and expended, lent and advanced; money had and received; common breach.) Drawn by Mr. GRAHAM.

MIDDLESEX, J. For that whereas at the time of the mak- Declaration ing of the promise and undertaking hereaster next specified, to special effectivit, on the sixteenth June 1722, at Westminster in said county sin, in consideration would bring a cause in chancery on to a hearing, desendant promised to pay his charges on such a said.

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of Middlesex, a certain cause or suit between one B. B. plaintiff and S. B. joined at iffue, was had and depending in the high court of chancery, and ready to be heard before the chancellor. And whereas faid defendant, in confideration that faid plaintiff would profecute and bring, or cause said cause or suit to be brought to a hearing before the lord chancellor, undertook, and then and there faithfully promifed faid plaintiff, to pay him all his fees and disbursements which he the said plaintiff should deferve, or lay out, or cause to be laid out before the twenty-third of October then next following: And faid plaintiff in fact fays, that he, confiding in faid promife and undertaking of faid defendant, afterwards, and before said twenty-third October then next following, to wit, on the day of A. D. 1722, at, &c. aforefaid, had profecuted and brought that cause or suit before Thomas earl of Macclesfield, lord chancellor of Great Britain, to be heard; and that he faid plaintiff on that occasion, before faid twenty-third day of October then next following, and after the making of faid promife and undertaking, had laid out and expended divers fums of money, amounting in the whole pounds; and that he faid plaintiff, for his fees in that particular, reasonably deserved to have of said desendant pounds, to wit, at, &c. aforefaid; whereof faid defendant afterwards, to wit, on fame day and year last aforesaid, there had notice. And whereas, &c. (a Count upon a promiffory note, nineteenth June 1722, for four pounds fix shillings and fixpence upon demand for value received, and Counts for work and labour upon retainer of defendant, and money laid out, &c.; a common conclu-Drawn by Mr. WARREN. tion.)

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for that whereas heretofore, to wit, on, &c. that is to fay, at L. fring upgoods aforefaid, in the parish &c in could be a forefaid. advertife- would purchase all or any of the goods and merchandizes hereaster mentioned, he the faid defendant did affert, publish, and promise that there was to be fold, thereby meaning, that there should and would be put up to fale by auction at the custom-house of Harwich in the county of Essex, on Tuesday, &c. at ten o'clock in the forenoon, the following goods in fundry lots, viz. (here infert the bill of fale): And the faid plaintiff avers, that he, confiding in the promise and undertaking of the said defendant; did afterwards, on, &c. go and perform a certain journey, to wit, from L. aforefaid to II. aforesaid, to inspect and view the said goods, and with an intent ro bid for and purchase on the next day, being the aforesaid Tuesday the twenty-fifth of July aforefaid, a great part thereof at fuch attended auction; and did then and there; to wit, on the fail Tuelday. &c. attend at ten in the forenoon, to wit, at the cultomresults of M. for the purpose aforesaid, and did then and there rewhen the faid defendant to put up for fale and fell by auction the The second second

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faid goods, according to the tenor of his promife aforefaid, that he the faid plaintiff might bid for and purchase a great part of the said goods, he the faid plaintiff then and there intending so to do, and being ready to comply with the conditions of fale: Yet the faid defendant, not regarding, &c. but contriving, &c. he the faid defendant did not, on the faid Tuesday, &c. put up to sale by auction or fell the goods aforefaid, or any part thereof, at the custom-house aforesaid, according to the tenor of his aforesaid promife, but therein wholly failed and made default (although to perform his promife aforefaid he the faid defendant was requested by the faid plaintiff on the day and year last-mentioned, to wit, at, &c.); but he the faid defendant to perform his promise aforesaid hath hitherto wholly refused; by means whereof the faid plaintiff was unnecessarily put to great expenses in the performance of the journey aforefaid from L. aforefaid to H. aforefaid, and in his return from thence back again to L. aforefaid, and also during his necessary stay at H. aforesaid, to a large amount in the whole, to wit, the amount of forty pounds, and also lost and was deprived of the profit and advantage which he might and would have made by the purchase of a great part of the said goods, to wit, at I.. aforefaid, &c. (Add another Count like the above, only fay, "that in " confideration plaintiff would buy:" two more Counts, indebitatus affumpfit and quantum merait for work and labour in going journies and giving attendance, and for other work, &c.; money laid out, lent, and received; common conclusion to the three last Counts.)

MIDDLESEX, f. Alexander Small, equire, complains of Declaration Thomas S. and Thomas D. being, &c.: for that whereas the faid gainst defended defendants heretofore, to wit, on, &c. at, &c. in, &c. put up and auctioneer, auctioneer, exposed to sale, and caused to be put up and exposed by public auc- not making tion, in various lots, certain freehold and leafehold estates, with the good title appurtenances, upon the conditions of fale following, that is to fay, premifes fold the first, &c. (here copy the conditions of the fale): And the faid plaintiff. Alexander in fact further fays, that he the faid Alexander attended at the faidfale, and was then and there at such fale the highest bid. derfor and purchaser of, and did then and there at such sale accordingly purchase certain of the said estates and premises, with the appurtenances, so put up and exposed to sale as aforesaid, to wit, the fixth lot thereof, confisting of certain freehold and leafehold premises, situate in the parishes of, &c. consisting of the manor, &c. and of divers meffuages, &c. with the appurtenances, in the particulars of the faid lot mentioned, at and for a certain large fum of money, to wit, the sum of four thousand eight hundred pounds of lawful money of Great Britain; and thereupon afterwards, to wit, on, &c. at. &c. in confideration that the faid Alexander, at the special instance and request of the said Thomas S. and Thomas D. had undertaken, and then and there faithfully promifed the faid defendants, to perform and fulfil every thing in the faid conditions ut fale contained on his part and behalf as such purchaser as aforesaid it the faid fale to be performed and fulfilled, they the faid defendants under-



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undertook, and then and there faithfully promifed the faid Alexander to perform and fulfil, and that every thing in the faid conditions of fale contained on the part and behalf of the feller of the faid fixth lot so bid for and purchased by the said Alexander as aforesaid should be performed and fulfilled: And the said Alexander further fays, that he the faid Alexander, confiding in the faid promife and undertaking of the faid defendants, did then and there, at the faid tale, pay down immediately a depolit of forty pounds per cent. in part of the purchase-money of and for the faid lot to by him bid for and purchated as atorefuld, and on that occasion did then and there pay to the faid defendants a certain large fum of money, to wit, the fum of five hundred pounds of like lawful money, and did alfother and there figural agreement for payment of the remainder of the faid purchase-money on or before the faid twenty-fifth day of, &c. on having a good title, according to the conditions of fale in that behalf; and although he the faid Alexander was ready and willing, and offered to pay the remainder of the faid purchasemoney, according to the fand third condition of fale, and also to accept a proper conveyance as his own expense of the faid premifes **fo** by him bid for and purchal d as aforefuld; and although he hath performed and fulfilled, and been ready to perform and fulfil all other matters and things in the faid conditions of fale contained, on his part and behalf, as such purchaser as aforesaid, to be performed and fulfilled, according to the tenor and effect of the faid conditions of fale, and his faid promife and undertaking in that behalf made as aforefaid; and although the faid defendants have been frequently required by the faid Alexander to make, or cause to be made to him the faid Alexander, a good title to the faid premises so put up to fale, and fold to him as aforefaid, according to the aforefaid conditions of fale upon the feller's part and behalf: Yet the faid defendants, contriving and fraudulently intending to deceive and defraud him the faid Alexander in this behalf, did not regard their faid promise and undertaking so by them made as aforesaid, but thereby craftily and fubtilly deceived the faid Alexander in this, that at the time of the aforciaid fale, and of his making fuch purchase as assorbaid, nor at any time from thence hitherto, could a good title to the faid premifes to by him bid for as aforefaid be or have been made, nor can fuch title now be made to him the faid Alexander by them the faid defendants, or by or on behalf of the feller or fellers of fuch premiles at the aforefaid fale, nor have they the faid defendants, or either of them, or any other person or persons whatfoever, as yet made fuch title, or any conveyance whatfoever of fuch premites, unto him the faid Alexander, but have therein wholly failed and made-default, contrary to the tenor and effect of the aforefaid promife and undertaking of the faid defendants, and in breach and violation thereof, to wit, at, &c.: And the faid Alexander further fays, that the faid defendants have not returned to him the faid Alexander the faid fum of five hundred pounds to by him paid as and by way of such deposit as aforetaid, nor any part thereof; whereby, and by reason of which several premises, the said Alex, ander hath loft and been deprived of all rents, benefit, and advan-

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tage which would otherwise have arisen and accrued to him from having a good title made to him of the premises so by him bid for and purchased as aforesaid, and hath been unavoidably put to a fruitless expence, amounting in the whole to a large sum of money, to wit, the fum of twenty pounds, in endeavouring to obtain fuch title, and in investigating the seller's right to sell the same, and hath lost and been deprived of certain interest, benefit, and advantage, amounting in the whole to a large fum of money, to wit, the fum of one hundred pounds of like lawful money, which would otherwise have arifen and accrued to him from using and employing the said fum of five hundred pounds so by him paid by way of deposit as aforefaid, to wit, at, &c. (Add all the common Counts.)

V. Lawes.

MIDDLESEX, to wit. Thomas Parker, efquire, complains Declaration, of James Christie, being, &c.: for that whereas the faid Thomas, plaintiff embefore and at the time of the making of the promise and undertaking of the said sames hereafter next mentioned and also at the time ing of the faid James hereafter next mentioned, and also at the time authoneer, to feet of the fale hereafter next mentioned, was feifed in his demefne as of a house, fee of and in a certain villa, confifting of a messuage or dwelling-conditions house, with coach house, stabling, garden, meadow, and pasture which fale reground thereto belonging, with the appurtenances, fituate at, &c. chafor to pay And whereas also the said James, before and at the time down a deposit of the making of the faid promife and undertaking of him the faid of 201, per cent, James hereafter next mentioned, was and still is an auctioneer; and to sign and and the faid Thomas being so seised of and in such several premises pay the remained as aforesaid; and the faid James so being an auctioneer as aforesaid; der in a certaine and the faid Thomas being defirous of felling and disposing of his time; defendant faid feveral premises, with the appurtenances, by public auction; fold the house, he the faid Thomas heretofore, to wit, on, &c. at, &c. at the spe-but neglected to cial instance and request of the said James, retained and employed post and the him the faid James in his faid bufiness of an auctioneer accordingly, figning of the and for certain reasonable commission or reward on that occasion agreement; the to fell and dispose of the said premises for him the said Thomas by purchaser some public auction, upon and under certain terms and conditions of fale time after reto the effect following, that is to tay, first, &c. (set forth the conditions of fale verbatim): and thereupon afterwards, to wit, on, &c. chase, whereby at, &c. in confideration that the faid Thomas had so retained and the house has employed him the faid James, as fuch auctioneer as aforefaid, to fell been untenant. and dispose of the said premises of and for him the said I homas as ly injured by aforefaid, he the faid James undertook, and then and there faithfully means thereof. promised the said Thomas, to sell and dispose of such (1) premises (1) that ment for him the faid Thomas, (2) upon and under fuch conditions of tioned" fale as aforesaid, and according to the tenor and effect thereof, (2) "pursuant and also to the look conditions fulfilled by the purchaser as to all things to the tenor and and also to see such conditions fulfilled by the purchaser as to all things effect of the thereby required to be done by such purchaser at the time of the sale: foresaid's And the said Thomas avers, that although the said (3) premises of (3) "last-menhim the faid Thomas were afterwards, to wit, on, &c put up to tioned" fale and fold by public auction by the faid James, as fuch auctioneer as aforesaid, of and for him the said Thomas, upon and under such terms and conditions of fale as (4) aforcfaid; and although he the (4) "laft."

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#### ASSUMPSIT SPECIAL—By and against AUCTIONEERS.

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(1) "last-men said James did at such (1) auction silland dispose of the said premises, with the appurtenances, for him the faid I homas to one F. R. who (\*) "fuch auc- was then and there it ( ) the faid fale declared to be the highest bid-\* highest, der, for and as such (3) bidder, was the buyer of the said premises at the faid fale thereof, at and for a certain large fum of money, to wit, the fum of three thousand seven bundred and twenty-seven pounds of lawful, &c.; and although the faid James, immediately upon the what men faid F. R. so becoming and being declared the buyer of the faid (4) premifes at the faid fale thereof as aforefaid, ought, as fuch auctioneer as aforefaid, to have required and to have obtained from him the find (5) "laft-men- F. R.a deposit of twenty pounds per cent. in part of the (5) purchasemoney fo by him bid for the faid premiles as aforefaid, and also to have caufed him to fign an agreement for the payment of the remainder of (6) the faid purchase-money on or before Midsummer-day then next, according to the tenor and effect of the aforeful conditions of sale in that behalf, and the intent and meaning of the aforefaed promise and undertiking of him the faid James, not regarding his faid promise and undertaking, nor his duty, as fich auctioneer as aforefaid, in that behalf, but contriving and fraudulently intending to decrive and injure the faid Thomas, did not, at fuch auction and file of the full premifes, require and obtain of and from him the faid F. R. jush lop fit of twenty pounds per cent as aforefaid, or any other fun of money whatfiever, in part of tho purchase-money, not cause and procure him the find F. R. so being fach purchase; of the find (7) premises as aforefaid, to fign such agreement as aforefaid for payment of the remainder of the laid Malt-men- (8) purchif-mo iey on or hefore Midfimmer-day then next, or at any other time what foever, but neglected and omitted to to do, and therein while facted and made defaults contrary to his duty in fire aid last that behalf, and in oreach and violation of his (9) forefuld promise and undertaking, to wit, at, &c., by reason of which said several 🚧 🛰 although premifes, and that the faid F. R. (10) did not, at Midfummer next he hid Thomas after the aforetaid fale, or at any other time, complete the find purchair all times chafe to by him made as aforefaid, but hath declined and refuted for and and code or ever to pay the fund form of three thousand fiven hundred willing to make to do, or ever to pay the faid fum of three thouland fiven hundred good and legal and ewenty-feven pounds to by him bid for the aforefaid premifes as and con aforefaid, and he the faid Thomas hath been prevented from 1cceiving such deposit as aforefaid on such purchase-money, and hath been duabled from availing himself of the forfeiture thereof, and also lots and been deprived of all benefit and advantage which would otherwise have arisen and accrued to him from the sale and disposal whis said of (11) the ajorcja d premises, and from the absolute and complete purchase of the same; and for want of such agreement as associated having been to figned by the faid F. R. as aforefaid, he the faid Thomas hath loft and been deprived of all remedy whatever against the faid F. R. to complete and carry into execution his (12) aforefaid purchase, or to obtain an equivalent in damages on his resultal so to do, and the faid feveral premifes are still unfold and undefposed of, and to are likely to continue; and by reason of the same having ben unfurnished and left ready for the fame being taken possession ef by the faid it. R. under his aforefaid purchase thereof, the faid

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## ASSUMPSIT SPECIAL.—By AND AGAINST AUCTIONEERS.



feveral premises, and particularly the aforesaid messuage or dwelling-house, in the painting, papering, and hangings thereof, are greatly injured and damnified, and necessarily require a confiderable fum of money, to wit, the fum of two hundred pounds, to be laid out in repairing of them, to wit, at, &c. And whereas also ad Count heretofore, to wit, on, &c. at, &c. in confideration that the faid Thomas, at the like special instance and request of the said James, had retained and employed him the faid James in his faid bufinets of an auctioneer, for certain commission or reward on that occasion, to fell and dispose of a certain other freehold villa, confishing of a messuage or dwelling-house, with coach-house, stabling, garden, micadow, and pasture ground thereto belonging, situate at, &c. by public auction, upon and under certain terms and conditions of fale to the effect following, that is to fay, that the purchaser should pay down immediately into the hands of him the faid James a deposit of twenty pounds per cent, in part of the purchase-money, and fign an agreement for the payment of the remainder on or before Midfummer next; and that upon failure of complying with the faid condition, the money deposited should, at the expiration of the time before limited, become forfeited to the vendor, he the faid James undertook, and then and there faithfully promised the faid Thomas, to accordingly fell, &c. &c. (Finish this Count same as the last, only omitting what is in Italic, and inferting what is in margin. Add the common Counts; an account stated; and common conclution.) W. BALDWIN.

Hilary Term, 28. Geo. 2.

MIDDLESEX, ff. John Prestage against Stephen Bougent. Declaration on For that whereas find plaintiff at the time of the making of the special agrees. promises, &c. hereafter next mentioned, was, and from thence ment at his de-Intherto hath been, and still is lawfully possessed of and in a certain suctioner to follow of souls by a suction room. room called an auction-room, for felling of goods by contract or who had en auction, fituate and being in the parish of St. James, within the ployed him? liberty of Weilminster, in the county of Middlefex; and also at fell goods, and the time of the making of the agreement hereafter mentioned, faid to advertise plaintiff was, and for divers years then last past had been, and ever them to be at his too fince hath been, an auctioneer of goods and chattels by contract or and afterward auction at his faid auction-room: And also whereas laid defendant selling them? before the making of faid agreement hereafter mentioned, had got another and collected together many curious pictures and picture frames, tioneer. and was then about to fell and expose the same to tale by contract or auction: And whereas on, &c. 1754, at, &c. aforefaid, it was agreed by and between faid defendant and faid plaintiff, that faid plaintiff should expose to sale by auction, in his business or employ of an auctioneer or feller of goods and chattels by contract or auction, faid pictures and picture frames of faid defendant at faid auction-room of faid plaintiff; and that faid plaintiff, for the better and more effectually making known faid auction and fale of faid goods and chattels of faid defendant, and for the better felling of faid goods and chattels of faid defendant, should, at his own expence, publish and advertise in the public newspapers a proper number



## ASSUMPSIT SPECIAL.—By AND AGAINST AUCTIONEERS.

number of advertisements of such intended sale of said goods and chattels of faid defendant, and cause to be made and printed proper catalogues of faid goods and chattels, and should receive faid goods and chattels into said auction-room, and safely keep same there until same should be sold and delivered to the respective buyers thereof; and that faid plaintiff should pay and defray all the charges and expences of the keeping, shewing and exposing to view of faid goods and chattels and of faid fale; and that faid defendant should therefore pay unto faid plaintiff the sum of one shilling and fixpence in the pound, or twenty shillings, of all such money as faid goods and chattels should at fach fale be fold for, and so on in proportion for all fuch money as faid goods and chattels should at fuch fale be fold for, and the fum of one shilling for each and every lot of faid goods and chattels which should happen to be left unfold at fuch fale; and fuch agreement being fo made (mutual promifes, &c.): and although faid plaintiff in pursuance of faid agreement did afterwards, to wit, on the day and year last aforefaid, and on divers other days and times afterwards, at his own expence and labour, at the parish aforesaid, in the county aforesaid; for the better and more effectually making known faid intended auction, and the fale of the faid goods and chattels of faid defendant, did publish and advertise, and cause and procure to be published and advertised in the public newspapers the then intended sale of faid goods and chattels of faid defendant by auction, at faid auctionroom of faid plaintiff, and prepared his faid auction room for the reception of faid goods and chattels of faid defendant for faid intended fale thereof, and did divers other necessary things towards the carrying on faid fale; and although faid defendant did, after the making faid agreement, bring or caufe to be brought into faid auction room part of faid goods and chartels as if he intended to perform his faid agreement on his part; and although faid plaintiff received faid part of faid goods and chattels into his room, and has always been ready and willing, and has often offered to perform and fulfil faid agreement, in all things therein contained on his part and behalf to be performed and fulfilled, according to the true intent and meaning of faid agreement: Yet faid defendant, not regarding his aforeful promites and undertakings, but contriving, &c. to deceive, &c. said plaintiff in this behalf, hath not permitted or fuffered said plaintiff to fell faid goods and chattels, or any part thereof, by auction or otherwise, but has wholly refused so to do; nor has he brought, or caused to be brought, the other part of the faid goods and chattels to faid auction-room for fale, but has hitherto wholly refused so to do, and after the making of the said agreement after that faid plaintiff was at such expence and labour as aforefaid, to wit, on the first of January A. D. 1755, caused to be taken away from and out of such auction-room all such part of faid goods and chattels which faid defendant had caused to be brought thither, and has fince caused all said good and chattels to be fold by auction by another auctioneer, and at another auction-Langford, at his the said room, to wit, by one suction-room, and contrary to the promife and undertaking of faid 1 defendant,

## ASSUMPSIT SPECIAL.—AGAINST BAILIFFS.

defendant, to wit, at, &c. aforesaid: And whereas, &c. (Counts for work and labour by plaintiff and his fervants. Money laid out, &c.; and common conclusion to the three last Counts.)

This action will not lie till the goods be fold at Langford's; fo if they are not fold do not deliver the declaration. If the file at Langford's ended after the

first day of Term, take care you make a special memorandum to your declaration, and do not deliver it as it flands now. Liaun by MR. WARREN.

#### AGAINST BAILIFFS.

SOMERSETSHIRE, f. Jouathan Chulb complains of On a special Richard Carver being, &c.: for that whereas, before the making of the promife and agreenent hereinafter mentioned, one Giles fendant, Masters was indebted to the said J. C. in a large sum of money, was a ball to wit, the fum of twenty pounds thirteen shillings and tenpence having areful halfpenny of lawful, &c. for goods fold and delivered by the faid one G. M. Jonathan to the faid Giles, to wit, at Thunton in the faid country plaintiff, and for the recovery of the faid fum of twenty pounds that men fail ceived from him. lings and tenpence halfpenny due from the faid Giles to the faid part of the detic Jonathan, he the faid J. before the making of the promite and to plaintiff, agreement hereinafter next mentioned, to wit, on the seventeenth suffered him day of November 1772, fued forth, out of the court of our fove-reign lord the king of the bench (the faid court then and still be-plantsfremaling) ing at Westminster in the county of Middlesex,) a certain writ of der on Michael capias ad respondendum, directed to the then thereif of the county mas term by of S. against the said G.; by virtue of which said writ, he the memoranduning said R.C. as bailiff to the then sherisi of S. afterwards, and before the same should the making of the promute and agreement heremafter mentioned, be recovered in to wit, on the twenty-seventh of No. amber in the fud year of Our meanime at the Lord 1772, at T. aforefaid, arrested the and G. Writters, and then builds Lord 1772, at 1. aforefaid, arrened the raid G. M. in cultively upon the faid writ for be pence, then and there had him the faid G. M. in cultively upon the faid write for be paid immediately. the faid debt, and afterwards, to wit, on the find twenty-feventh dately. of November in the faid year 1772, at T. aforefaid in the faid county, received of him the faid G. M. the fum of ten pounds ten shillings of lawful, &c. part of the faid turn of twenty pounds thirteen shillings and tenpence halfpenny so as ateretaid due from the faid G. to the faid J. and then and there permitted and fuffered the faid G. M. to escape and go at large, he the faid Richard afterwards, to wit, on the twelfth March 1773, at T. aforefaid in the faid county, in confideration of the premises, and also in confideration that Mr. William Bridge, attorney for the faid G. M. had promised to pay to him the said Richard the residue of the said fum of twenty pounds thirteen shillings and tenpence halfpenny so as aforesaid due from the said G. to the said J. the residue then and there being the fum of ten pounds three shillings and tenpence halfpenny of like lawful money, undertook, and to the J. then and there faithfully promised to pay him the said last-mentioned sum of

# ASSUMPSIT SPECIAL. - AGAINST BAILIFFS.

escape, and repaire.

ten pounds three shillings and tennence halfpenny on the first day of Michaelmas term then next enfuing, unless the same should be recovered at the expence of the faid Richard before the faid first day of Michaelmas term aforefaid: And the faid 1, doth aver, that the faid fum of ten pounds three shillings and tempence halfpenny nor any part thereof, was not, before the first day of Michaeimas term next after the making the faid promife and undertaking of the faid Richard, recovered at the expence of the faid Richard; by reason whereof, he the faid Richard afterwards, to wit, on the eighth November 1773, became liable to pay the faid furn of ten pounds three shillings and tenpence halfpenny to the faid J. to wit, at T. Count like aforefaid in the faid county. And whereas also afterwards, to wit, committing on the twenty-jewenth of March in the faid year 1773, at T. aforepermitting faid in the faid county, the faid Richard, as built to the then theriff of S. upon and by virtue of a certain writ of capias ad responbeen a differ. dendum before that time issued out of the court of our lord the king day for the of the bench, at Westminster aforesaid, against the said G. M. at the fuit of the faid J. airested the said G. M. for another sum, to wit, for the fum of twenty pounds thirteen shillings and tenpence halfpenny of like lawful money due from the faid G. M. to the faid Jonathan, and then and there received of him the faid G. M. the fum of other ten nounds ten shillings of like, &c part of the faid laft-mentioned fum of twenty pounds thirteen fluslings and tenpence halfpenny fo as aforefaid due from the faid G, to the faid J. and one William Bridge, attorney for the faid G. M. had promifed to pay him the laid Richard the refidue of the faid late-mentioned fum of money due from the laid G, to the laid J, being the fum of other ten pounds three shillings and tenpence halfpenny of like, &c. he the faid Richard, in confideration of the premifes laft aforefaid, afterwards, to wit, on the same day and year last aforefaid, at T. aforefaid, undertook, and to the faid Jonathan then and there faithfully promifed, to pay him the faid fum of ten pounds three shillings and tenpence halfpenny on the faid first day of Michaelmas term next enluing, if the fame was not before that time recovered at the expense of the faid Richard: And the faid Jonathan doth aver, that the faid last-mentioned sum of ten pounds three **thillings** and tempence halfpenny was not, nor was any part thereof, recovered before the faid full day of Michaelmas term next after the making of the faid promife and undertaking last aforefaid, at the expense of the faid Richard; and by reason thereof, he the faid Richard afterwards, to wit, on the eighth November in the faid year 1773, became liable to pay the faid last-mentioned sum of ten pounds three shillings and tenpence halfpenny to him the said Jonathan, to wit, at T. aforefaid. And whereas also, &c. (Money had and received; money paid, laid out, and expended.) F. BULLER.

# 'ASSOCIATES SPECIAL - ANALYSIS SPECIAL IN

MIDDLESEX, to wit. E. E. esquire, complains of W.S. I being, &c.: for that whereas the faid E. on the twenty-ninen of swift. in the faid county of Mid- when September 1783, at the parish of dlesex, demised to one W. H. a certain messuage, with the appurtenances, fituate and lying in the parish aforesaid, to have and to wait hold the same to him the said W. H. from thenceforth, for one of the whole year from thence next enfuing, and so from year to year for fo long a time as the faid E. and W. H. should please, yielding and paying therefore yearly, by the faid W. H. to the faid by and during so long a time as the said W. H. should hold the said man demised premises, with the appurtenances, by virtue of the laid in of, &c. at the feaths of demile, the yearly rent or fun of of the Birth of Our Lord Christ, and the Annunciation of the Bleffed Virgin Mary, St. John the Baptist, and of St. Michael the pd Archangel, by even and equal portions, by virtue of which des had mile the faid W. H. afterwards, to wit, on the same day and year aforesaid, entered into the faid demised premises, with the appurtenances, and was thereof possessed, and by virtue of the faid demile held the same, continuing from the commencement of the taid term until the twenty-fourth of June, being the feast of St. 1 John the Baptist, 1784, and from thence until and at the time of the graduance hereinafter mentioned And the faid E. further fays, pounds of the tent aforefaid, for half a year ended on the twenty-fourth of June 1784, were in airear and unpaid from the fud W. H. to the faid I. and at the time of the grievance herematter mentioned were and still are wholly in arrear and unpaid, and during the continuance of the faid demife, to wit, on the thirty-first of August 1784, certain goods and chattels of the said W. H. more than sufficient to latisfy the faid arrears of rent, to pounds, were on the faid demised prewit, of the value of miles, to wit, at the parish atoresaid, and were then and there liable to be taken by the laid E. as a diffiels for the faid arrears pounds of the rent aforesaid, so beof rent, and the fum of ing in airear, and unpaid to the faid E.; and the faid goods and chattels to being on the faid demiled premises, and being so hable to be taken by the faid L. as a diffress for the said rent so in arrear and unpaid as aforefaid, he the faid defendant, on the thirtyfirst of August 1784, at the parish aforesaid, in consideration that the fud L at the special instance and request or the said defendant, would au horite him the faid defendant, as bailiff of the faid Edward, to take the fud goods and chattels as a diffrels for the faid rent fo in arreat and unpaid as aforefuld, and to secure the same, that the same might be appraised, fold, and disposed of for fatisfying the faid arrears of rent, and the costs of such distress, it the same goods and chattels should not be repleveed by the faid W. H. for a reasonable, reward to be therefore paid by the faid E. to the faid defendants undertook, and then and there faithfully promifed the faid E. that he the said defendant, as bailiff to the said E. would take the said goods and chattels as a diffress for the faid rent so in arrear and unpaid as aforciaid, and fafely fecure the fame, that the fame might

Vot. II.



## \*ASSUMPSIT SPECIAL.—Against BAILIFFS.

be appraised, sold, and disposed of for satisfying the said arrears of rent, and the costs of such distress, if the same goods and chattels should not be replevied by the faid W. H.: And the faid E. further faith, that he, giving credit to the taid promife and undertaking of the faid defendant, did then and there authorize the faid defendant, as bailiff of him the said E. to take the said goods and chattels as a diffress for the said rent so in arrear and unpaid as aforefaid, and secure the same, that the same might be appraised, fold; and disposed of for fatisfying the said arrears of rent, and the costs of such diffress, if the same goods and chattels should not be replevied by the faid W. H.; and that the faid defendant, as bailiff of the faid E. by virtue of the authority to him for that purpole given by the faid E. as aforefaid, to wit, on the fame day and year last aforesaid, at the parish aforesaid, did take the said goods and chattels, on the faid demifed premifes, as a diffress for the faid arrears of rent: Yet the said defendant, not regarding, &c. but contriving, &c. did not (although often thereto requested) safely fecure the said goods and chattels that the same might be appraised, fold, and disposed of for satisfying the said arrears of rent and the colts of fuch diffress, if the fame goods and chattels should not be replevied by the faid W. H.; but through the neglect and default of the faid defendant and his fervants, many of the faid goods and chattels of great value, to wit, of the value of pounds, were removed and carried off and from the taid demised premises; and the faid E. lost all the benefit and advantage which he ought to have had from the faid diffrefs so thereof made by the said desendant as aforefaid, to wit, at the parith aforefaid. (Money had and reseived; and common breach.)

## AGAINST FACTORS(a).

COUNTY OF THE CITY OF COVENTRY, to wit. what hulband wife, admi-Jonathan Negus complains against Thomas Robinson and Mary his wife, which taid M. is adminish atrix of all and singular the goods for the and chattels, rights and credits, which were of John Brown the arising younger, deceased, at the time of his death, who died intestate, to the being, &c.: for that whereas, on the first of June A. D. 1768, the by the at the city aforefaid in the county of the faid city, in confideration that the faid Jonathan, at the special instance and request of him the faid John Brown, had delivered, and caused to be delivered, unto the faid John B. deceased, in his lifetime, divers goods, wares, and merchandizes of the faid Jonathan of great value, to wit, of the value of seventy pounds of lawful, &c. to be fold and disposed of by the said John B. for the said Jonathan, for a reasonable reward to be therefore paid by the said Jonathan to the said John B. be the faid John B. deceased in his lifetime undertook, and to the

# ASSUMPSIT SPECIAL.—AGAINST FACTORS.

faid Jonathan then and there faithfully promised, to fell and dispose of the said goods, wares, and merchandizes for the said Jonathan, and to render a reasonable account thereof to the said Jonathan when he the faid John B. should be thereunto afterwards requested: And the fuid fonathan avers, that the faid J. B. deceased in his lifetime, asterovards, to wit, on the said first of June in the fuid year 1768, at the city aforesaid in the said county of the said city, did dispose of the suid goods, wares, and merchandizes for a large fum of money, to wit, for the fum of one hundred pounds, and then and there received the faid money for the same: Yet the said. J. B. not regarding his faid promise and undertaking by him in that behalf made as aforefaid, but contriving and fraudulently intending, &c. the faid Jonathan in this respect, did not in his lifetime, nor have the faid I homas and Mary his wife, nor hath either of them, fince the decease of the said John B. yet rendered to the faid Jonathan any reasonable or other account of the said goods, wares, and merchandizes, (1) or of any part thereof, or paid(1) to to the said Jonathan the said sum of money raised by the sale thereof, country or any part thereof, although the said J. B. deceased in his life-any of them time, and the faid Thomas and M. his wife, and each of them, fince his decease, to wit, on the first of September 1773, at the city aforefaid in the county of the faid city, were requested so to do; but to do the fame he the faid J. B. deceafed in his lifetime, and the faid T. and M. his wife, and each of them, fince the decease of the said I. B. have hitherto wholly resused, and still do refule. And whereas also afterwards, to wit, on the said first of June 2d. Count in the faid A. D. 176S, at the city aforefaid in the faid county of the render all faid city, in confideration that the faid Jonathan, at the like special able carried instance and request of the faid J. B. had delivered and caused to only not are by delivered to the faid J. B. had delivered and caused to only not are be delivered to the faid J. B. in his lifetime, divers other goods, the goods wares, and merchandizes of the faid Jonathan, of great value, to wit, of the value of other seventy pounds of like, &c. to be fold and disposed of by the said J. B. for the said Jonathan, he the said J. B. deceased in his lifetime, undertook, and to the said Jonathan then and there faithfully promised, to render to him the faid Jonathan a reasonable account of the suid last-mentioned goods, wares, and merchandizes (2) when he the faid J. B. should be thereunto after-(2) In ... wards requested: Yet the faid J. B. not regarding his faid last-precedent mentioned promise and undertaking by him in that behalf made as 2d Count did not in his lifetime, nor have the faid T. and M. his wife, nor monles hath either of them, fince the decease of the faid J. B. yet rendered notice and to the faid Jonathan any reasonable or other account of the faid the late at last-mentioned goods, wares, and merchandizes, or of any part or of men thereof, (3) although he the faid J. B. in his lifetime, and the be fold faid T. and M. fince the decease of the faid John B. to wit, on aid deter the faid first of September in the said year 1773, and often after them the wards, at the city aforesaid in the said county of the said city, were an extended fold and disposed of the goods for a large sum of money." (9) " or of the said monitor acidor is the faid tale thereof, or of any part thereof,"

requested





requested so to do; but to render the same to him the said Jonathan he the faid J. B. deceased in his lifetime, and the said T. and M his wife, and each of them, fince his deccase, have hitherto wholly refused, and the said T. and M. still do resuse. (Counts for goods fold and delivered; quantum valebant; money had and received, paid, laid out, and expended.)

F. Buller.

See the next precedent.

MIDDLESEX, to wit. For that whereas the faid plaintiff, counting on the first of September A. D. 1773, at Westminster in the was indebted to the faid defendant in a large sum to defend of money, to wit, in the fum of one hundred pounds. And whereas to fell for the faid plaintiff afterwards, to wit, on the fame day and year figurtione aforefaid, at, &c. aforefaid, in the faid county, had delivered and fum of caused to be delivered to the said defendants divers goods, wares, wit, out of and merchandizes, to wit, one hundred coloured prints, one feal's frontey arif skin, and ten miniature pictures, of the value of five hundred the from the tale pounds of lawful, &c. to be fold and disposed of by the said defendplaints to ant for the faid plaintul at and for the best price or value that he trousure, the faid detendant could procure or get for the fame, and for him the fad defendant to deduct the faid money to due from the faid plaintiff to the faid defendant as aforefaid out of the money arising from the fale of the goods, wares, and merchandizes, and to account for and pay to the faid plaintiff the refidue of the faid money arising from the faid fale, he the faid detendant, in confideration thereof, afterwards, to wit, on the fame day and year afor find, at, &c. aforefaid, in the faid county, undertook, and then and there taithfully promifed the faid plaintiff, to fell and dispose of the laid goods, wares, and merchandizes for the said plaintiff at and for the best price and value that he the said defendant could procure for the same, and after deducting the said sum of money to due and owing from the faid plaintiff to the faid defendant out of the money arising from the sale of the said goods, wares, and merchandizes, that he the faid defendant would account for and pay the refidue of the faid money arising from the faid fale of the faid goods, wares, and merchandizes to the faid plaintiff, when he t'. laid defendant should be thereunto afterwards request ed: Yet the faid defendant, not regarding his aforefaid promife and undertaking, but contriving, &c. the faid plaintiff in this behalf, hath not yet fold the faid goods, wares, and merchandizes, or paid to the faid plaintiff, after deducting the faid money due and owing to the faid defendant as aforefaid, the relidue of the money arising by fale of the faid goods, wares, and merchandizes, or any part thereof, or rendered any reasonable or other account for the fame, or any part thereof, to the faid plaintiff, although to to do he the faid defendant afterwards, to wit, on the first of October 1773, at, &c. aforefail, in the fail county, was requested by the said plaintiss; but the said defendant to do this hath higherto wholly refused, and still doth refuse. (Add a Count same 

#### the first the major of the strategy of the contract of the ASSUMPSIT SPECIAL.—AGAINST FACTORS.

as in the 2d in the last precedent according to the margin, except averring that the goods, &c. were fold; Count for money had and received.) Nevertheless the said defendant, not regarding his find last-mentioned promise, &c. hath not yet paid the said lastmentioned fum of money, or any part thereof.

F. Buller.

LONDON, to wit. J. G. v. F. P.: for that whereas here- Declaration tofore, to wit, on, &c. at, &c. in, &c. in confideration that the the configuration faid J. at the special instance and request of the said F had con-wire again. figured to the faid F. from parts beyond the feas, to wit, from, &c. factor, the to the port of London, a certain large quantity of claret, to wit, ues at the one hundred and eight hogsheads of claret of great value, to wit, tomshould of the value of one thousand pounds of, &c. and had retained and which employed the faid F. as his factor, to make due entry of the faid was loud claret with the collectors of excise at the port of London aforesaid, less than the and to pay the duties impoied on the faid claret, and to land the tues. same, and to fell and dispose of the same for the ball and greatest in Connection price he could obtain for the fud claser, for him the ful plaintiff, that is plaintiff. for a certain reasonable reward or commission to be therefore paid defendant as a to the fand defendant in that behalf, he the faid defendant under- factor to fell in took, and then and there furthfully promited the faid plaintiff, that wine, defende he the faid defendant would, within twenty days next after the promised in midder or purior of the ship or vestel wherein the said claret the duties should be fo imported and brought into this kingdom, should or of the wife. ought to have made a just and true entry or report, according to that he was the form of the flatute in such case made and provided, make due part, to entry of the fail claret with the collectors of excise in the port of fourteen for London aforefuld, and would then and before the landing of the heads, and full fuid wine fatisty and pay the duties imposed on the faid wine, and maining election would also, within such twenty days, land all the faid wine, and would two hoghers fell and dispose of the said claset for the best and greatest prices he to remain and could obtain for the faine, and would properly and diligently exe- majerty said oute and perform his duty as a fictor as aforelaid in that behalf: house until the And the faid plaintiff in fact fays, that although he the faid de- fold to pay fendant, in part performance of his faid promite and undertaking, duties. did afterwards, to wit, on, &c. at, &c. in, &c. make due entry of divers, to wit, twelve hogsheads, part of the said one hundred and eight hogtheads, and pay the duties thereon imposed, and land the fame, according to the form of the statute in such case made and provided, and did afterwards, to wit, on, &c. at, &c. fell and dispose of the same twelve hogsheads of the faid one hundred and eight hogsheads, for the best and greatest prices he could obtain for the same: Yet the said defend. ant, not further regarding his faid promife and undertaking fo by him made as aforclaid, nor his duty as a factor aforefaid, but contriving, &c. the faid plaintiff in this behalf, did not, within twenty days next after the matter or purfer of the faid thip or veiled wherein such claret was imported and brought into this kingdom, make, or cause to be made, a just and true entry or  $\mathbf{Z}_{3}$ report



#### ASSUMPSIT SPECIAL.—AGAINST FACTORS.

report upon oath, according to the form of the statute in such case made and provided, or a due entry of the residue of the said one hundred and eight hogsheads of claret with the collector of excise in the port of London aforesaid, where such wine was so imported as aforesaid; and did not then and before the landing of the refidue of the faid one hundred and eight hogilheads of claret, or at any other time before or fince, fatisfy and pay the duties inposed on such wine, or on any part thereof, and did not, within fuch twenty days, land the peficlue of the faid one hundred and eight hogsheads of claret, or any part thereof, and did not sell and dispose of the same, or of any part thereof, for the best price he could obtain; but on the contrary thereof, wholly neglected and refuted to to do, contrary to his faid promife and undertaking to by him made as aforefaid; and thereupon, and by force of the flatute in fuch case made and provided, the sald ninety-fix hogsheads of elaret, relidue as aforefaid, were afterwards, and after the expiration of the faid twenty days, conveyed, together with the casks containing the fame, to one of his majefly's warehouses for feeu. rity of the duties due and payable in respect of such wine; and the faid defendant afterwards, and after the faid ninety-fix hogsheads of claret were to conveyed to one of his majefty's warehouses as aforefaid, and during the time the same were kept there as such security for the duties thereon imposed, and due and payable in respect thereof as aforefaid, to wit, on, &c. at, &c. iold and disposed of divers, to wit, sourteen hogsheads, part of the faid ninety-fix hogheads, for a very low and under price, and much lefs than he could and might have obtained of the same: And the said defendant, further neglecting his duty as fuch factor as aforefaid, permitted and fuffered the refidue of the faid ninety-fix hogsheads, to wit, eighty-two hogsheads of claret, to be kept and detained in his faid majefty's wavehouse, as such security as aforefaid, for three months then next and more, and until the fame were fold and disposed of as heremaster next mentioned; by reason and means of which faid latt-mentioned premiles, not only the faid eighty-two hoghcads of claret, relidue of the faid ninety-fix hogfheads of claret, were much injured, hurt, dimnified, and spoiled, and rendered of much less value, but afterwards, and after the expiration of three months from the time the faid wine was for conveyed to fuch warehouse as aforesaid, the duties imposed on the faid eighty-two hogsheads of claret, refidue of the faid ninetyfix hogsheads of claret, and due and payable in respect thereof, not having been paid or fatisfied by the faid defendant, to wit, on, &c. at, &c, the faid eighty-two hogsheads of claret, residue of the faid casks, were, according to the statute in such case made and provided, publicly fold to the best bidder for and towards tatisfying the faid duties, and the costs, charges, and expences attending the conveying of the faid eighty-two hogsheads of claret, refidue as aforefaid, and of the keeping and fale thereof, at a very low and under price, and at and for a much less price and value than the faid defendant could and might have got and obtained for the fame; by reason and means of all which said premises, he the said plain-

# ASSUMPSIT SPECIAL.—AGAINST FACTORS,

tiff lost and was deprived of divers great gains and profits, advantages and emoluments, which he otherwise might and could have obtained and acquired from the fale of the faid ninety-fix hogsheads of claret, residue of the said one hundred and eight hogsheads of claret as aforefaid, to wit, at, &c. And whereas before the 2d Count flater making of the laid promife and undertaking hereinafter next- that the plaining mentioned, to wit, on, &c. the faid plaintiff had configned to him the faid defendant from parts beyond the face to wit from 800 ed eighty. the faid defendint from parts beyond the feas, to wit, from, &c. hogsheads. to the port of London, another large quantity of claret of great claret, the devalue, to wit, of the value of two thousand pounds of like law- sendant under ful money, to wit, at, &c. And whereas, a little before the took to pay the making of the faid promite and undertaking herein after nextmentioned, to wit, on, &c. at, &c. the faid last-mentioned claret of which the had been conveyed, together with the casks containing the same, were publication into one of his majesty's warehouses in the port of London, for se- fold to pay curity of the duties unpaid upon the faid last-mentioned claret, and duties. dua and payable in respect thereof: and thereupon, in consideration that the faid plaintiff, at the like special instance and request of the faid defendant, had retained and employed him the faid defundant as his factor to fell and dispose of the said list mentioned claret for the best and greatest prices he could obtain for the same, for him the faid plaintul, for a certain reasonable commission or reward to be therefore paid to the faid defendant in that behalf, he the faid defendant undertook, &c. the faid plaintiff, that he the (In the thin fad defendant would, within three months from the time the faid (1) " or 12 last-mention d wine had been so conveyed into the said warehouse notice to as last aforeum, pay and facisfy the duties imposed on the faid last- faid mentioned wine, and due and payable in respect thereof (1): Yet that he the the faid defendant, not regarding, &c. but contriving, &c. the not pay and the faid plainting in this behalf, did not, within three months from the tisfy the dings time the faid last-mentioned wine had been to conveyed into the to imposed upon faid last-mentioned warehouse as aforefaid, pay and fatisty the fuch lastduties imposed upon such lift-mentioned wine, and due and pay-tioned able in respect thereof (2); but on the contrary thereof, wholly payable in neglected and omitted to to do, and therein failed and made de- free the fault, contains to the form and effect of his faid last-mentioned to that the promise and undertaking to by him made as aforeshid; by reason plaintist might and means of all which faid last-mentioned premites, afterwards, to be paid and after the expiration of the fad three months from the time the fatisfied seeds faid laft-mentioned wine was to conveyed to fuch warehouse as (in 3d Con last aforefaid, to wit, on, &c. the faid last-mentioned eighty-two (2) " not in hogsheads of vine, and the said last mentioned claret, were, accord-notice to ing to the form of the flatute in 11th case made and provided, publicly that he the fold to the best, &c. &c. (as in the 1st Count to the end.) (3) defendanting And whereas also before the making of, &c. &c. (3d Count same not pay interest as the 2d, only insert what is in margin) (4) And whereas also tissy the afterwards, to wit, on, &c. at, &c. in confideration that the faid plain- in order to the faid plain in order to the faid plain.

ant would not pay the duty he promuted to give the plaintiff notice thereof.' (4) 4th Count taken that the plaintift employed the defendant to fell toutteen hogsheads of wine for the best price he

tiff, at the like special instance and request of the said defendant, had retained and employed him the faid defendant as his factor to sell and dispose of fourteen hogsheads of other claret for the best and greatest prices he could obtain for the same, for him the said plaintiff, for a certain reasonable commission or reward to be therefore paid to him the faid defendant in that behalf, he the mid defendant undertook, &c. that he the faid defendant would fell and difpole of the faid fourteen hogsheads of claret for the best and greatest prices that could be obtained for the same: Yet the said defendant, not regarding, &c. but contriving, &c. the faid plaintiff in this behalf, did not fell and dupofe of the faid fourteen hogtheads of claret for the best and greatest price that could be obtained for them; but on the contrary thereof, fold and disposed of the faid fourteen hogsheads of claret at a very low and under price, and at and for a much less price and value thereof, and that could and inight have been had and obtained for the fame, to wit, for the funof twenty eight pounds; by reason and means of which said listmentioned premites, he the faid defendant lott and was deprived of divers great gains, profits, and emoluments which he otherwise might and could have acquired and obtained from the fale of the faid last-mentioned fourteen hogsheads of claret, to wit, at, &c. (Add the money Counts; an account stated; and common breach to the last Counts; damages five thousand pounds.)

Drawn by Mr. Graham.

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LONDON, ff. John Gord and William Goring: for that not render- whereas, on, &c. in confideration that faid J. at the special instance and request of the faid W. had delivered and canted to be delivered to faid W. divers goods and merchandizes of faid J. of the value of thirty pounds of lawful, &c. to be fold and disposed of by the faid W. for the faid J. he the faid W. undertook, &c. to fell and dispose of land goods, &c. for land J. and to render a reasonable account thereof to the faid J. when he the fair W. should be thereto afterwards requested: And faid J. avers, that find W. afterwards, to wir, on, &c. did fell and dupofe of faid goods, &c. for divers funts of money amounting in the whole to a large turn, to wit, the fum of, &c : Yet faid plaintiff, not, &c. but, &c. hatn not yet rendered to the faid J. any reasonable or other account of faid goods, &c. or any part thereof (although, &c.); but, &c. And whereas afterwards, to wit, on, &c. at, &c. in confideration that faid J. at the special instance and request, &c. had caused to be delivered to faid W. divers other goods, &c. of the fail I. to the value of twenty pounds, to be fold by the faid W. to his the faid W.'s customers in the way of his trade, he the faid W. undertook, &c. to account and pay for them as the fame thould be fold by faid W.: And faid J. avers, that he faid W. afterwards, to wit, on, &c. fold faid last-mentioned goods, &c.: Yet, &c. hath not accounted or paid for faid goods, &c. fo by him fold as aforefaid, or any part thereof (although often requested to to do); but he, &c. (Goods fold, &c.; money had and received; and conjuging conclusion to the three last Counts.)

AGAINST



## AGAINST OWNERS AND MASTERS OF SHIPS, AND SHIPWRIGHTS.

LONDON, // Justice Complains of John Hall being, Declaration by &c.: for that whereas, at the time of the capture hereafter next- failor against the mentioned, to wir, on, &c. and before, there was an open war owners of a fining between our lord George the Third, then and still being king of which wastaken Great Brit in, and the United States of America. And whereas and ranfomed the faid 1. Y, at the time of the capture hereafter next mention- and plaintiff was ed. to wit, on, &c. was a feaman and ferved as a mariner on taken as an hor board a certain floop or vessel called the Saville, the property of tage, and he faid J. ti. a subject of our said lord the king, and of certain finement other persons unknown to the faid J. Y. at and for the wages of France a line four pounds by the month, to be therefore paid to him during fuch time as fuelling. And whereas, during fuch open war as aforefaid, fendant refused and whill the fud J. Y. was such ferman, and served as mariner wagesduring the on board the raid floop or veffel called, &c. to wit, on, &c. one confinement? Individed Micatter, then being a Jubic & of the faid United States or North America, and communicer of a certain cutter called the Black Prince's, then cruzing on the high feas to take the ships, an iv it is of the turpects of our ford the king, did upon the high feas attack, conquer, and take the laid floop or veffel called, &c. to being the property of the find I. H. and the find other persons as affected, whereof one John English was then master, and then proceeding with a certain cargo laden therein upon a certain voyage; and thereupon afterwards, to wit, on, &c. in confideration that the first j. Y. it the special instance and request of the said 1. 14. would become one of the hollinges to the faid E. M. for fecuring the payment of a cortain large rum of money then and there agreed by the laid J. E. as the matter of the laid floop or veil'd called, &c. to be paid for the random thereof with her faid car, o, he the faid J. H. undertook, and then and there faithfully promited the and J. Y. that he the faid J. H. would pay to the faid 1. Y. the live wages of four pounds for each and every month that he thould be detained as hollage as aforefaid, when he the faid 1. 11. thould be thereto afterwards requested: And the faid J. Y. in ract tays, that he the faid J. Y. confiding in the faid promife and undertaking of the faid J. M. and in hopes of his faithful performance tagget, did afterwards, to wit, on, &c. become one of the hollages of the laid L. M. for the purposes before-mentioned, and was detained in cuttody as such hoftage for a long time, to wit, for the space of three years and ten months then next following, whereof the faid J. H. afterwards, to wit, on, &c. had notice; and by reason thereof, and according to his faid promise and undertaking, became hable to pay, and ought to have paid to the faid J. Y. the rum of one hundred and eighty-four pounds of lawful, &c. being at and after the rate of four pounds for each and every month that he was to detained as such holtage as aforefaid.

And





And whereas also the said J. Y. at the time of the capture hereaster next mentioned, and whilst there was such open war as aforesaid. to wit, on, &c was a leaman, and ferved on board a certain other floop or veiled called, &c. then the property, &c. (as in 1st Count, only flating the promife to be to pay plaintiff formuch money as he should reasonably deserve to have for the time he should be detained in cuttody as such hostage as last aforesaid; then aver, that plaintiff, confiding in detendant's promife, became a hoffage, and was detained for three years and ten months then next following,) and that he therefore reasonably deserved to have a large sum of money, to wit, the fum of one-hundred and eighty four pounds of like lawful, &c. to wit, at, &c.; of all which faid last-mentioned premifes the faid J. H. afterwards, to wit, on, &c. there had notice; and by reason thereof, and according to his said last-mentioned promife and undertaking, became liable to pay, and ought to have paid to the faid 1. Y. the faid last-mentioned sum of money. And whereas, &c. &c. (state that the plaintiff was a mariner on board the defendant's ship, and the capture of it, as before.) And whereas afterwards, to wit, on, &c. it was agreed by and between the faid last-mentioned E. M. and the said J. E. as fuch malter of the faid last-mentioned sloop or veiled called, &c. and M. on the behalf of the owners thereof, and of the cargo laden therein, Dunking that the faid last-mentioned E. M. should ransom and set at liberty the faid last-mentioned ship or vessel called, &c. and the cargo laden therein; and the owners thereof should for such ransom pay to the order of one J. T. his the faid last-mentioned E. M.'s agent at Dunkirk in the kingdom of France, a large lum of money, to wit, the furn of four thousand pounds sterling of lawful, &c. within fixty days next after the day and year last-mentioned; and thereupon afterwards, to wit, at, &c. in confideration that the faid I.Y. at the special instance and request of the said J. H. would become one of the hostages to the faid last-mentioned E. M. for securing the due payment of the faid four thousand pounds as asoresaid, he the faid J. H. undertook, and then and there faithfully promifed the faid J. Y. that he the faid J. H. would pay, or cause to be paid, the fum of four thousand pounds to the order of the faid J. T. within the faid space of fixty days, so that the faid J. Y. might, on payment thereof, he fet at liberty by the faid laftmentioned E.M. from all confinement, by reason of his becoming such hostage as last aforeshid: And the taid J. Y. in fact fays, that he the faid \ Y. confiding, &c. or the faid \ J. H. as last aforesaid, and in hopes of his faithful, &c. did afterwards, gowit, on, &c. become one of the holtages to the faid latt-mentioned E. M. for the purpose last-mentioned; and the faid E. M. . did then and there ransom and set at liberty the said latt-mentioned thip or vessel called, &c. with her taid cargo; whereof the faid J. H. afterwards, to wit, on, &c. had notice. Nevertheless the said I.H. not regarding his faid last-mentioned promise and undertaking, but contriving, &c. did not pay, or cause to be paid, the faid sum of four thousand pounds to the order of the taid J. T. within the taid space of fixty days, but wholly neglected and refused to to do a

Count. Maximum, That the owners

### MASTERS of SHIPS, and SHIPWRIGHTS.

by reason whereof the said J. Y. was detained in custody, as such hostage as last aforesaid, for a much longer time than the said fixty days, to wit, from the time of his becoming such hostage as last aforesaid until the twenty-seventh day of August 1783; and the faid J. Y. was put to great trouble, inconvenience, and expence, to wit, the expence of one hundred pounds of like lawful, &c. to wit, at, &c. &c. And whereas also the faid J. H. afterwards, to 5th Count, wit, on, &c. was indebted to the faid J. Y. in three hundred pounds of, &c. for the wages of the faid J. Y. before that time due and payable from the laid J. II. for his service done and performed by him as a fulor and mariner in, of, and belonging to and on board a certain other floop or veffel called, &c. at the special instance and request, and on the retainer of the faid J. H.; and being for andebted, &c. &c. (Quantum mercut)

DEVOSHIRE. J. John C Ilins complains of Henry Studd, Declaration 7 being, &c. : for that whereas the find Henry, befor and at the time gainst the owner. of making his promine and undertaking hereafter next mentioned, not paying a first to wit, on, &c. was the owner of a certain thip or veiled employed his wages for in the British fishery on the banks of Newfoundland, in parts be- serving on board youd the feas, to wit, at, &c., and the faid Henry, being fuch the faid ship, and owner as aforefaid, afterwards, to wit, at, &c. in confideration that and detaining the faid J. at the special inflance and request of the faid Henry, the boy's cher had agreed to ferve in the first Henry's employ in Newfoundland and clothes area. ator-faid as a youngher, and to do anything required of him for the experience the benefit of the faid employ during the two funmers and winter of the time for then next entuing (that is to fav, during the furniters of the two engaged feveral years 1784 and 1785 and the intermediate winter), without fixe. neglect, he the faid Henry undertook, and then and there faithfully promited the find 7, to pay him is wages for tuch his fervice the fum of fifteen pounds of lawful, &c. and that the balance of his account on that occasion should be paid in bills of exchange: And the faid I. in fact faith, that he, confiding in the faid promise and undertaking of the faid H. dil torvo in the fail H.'s employ in N. aforefaid, in the espacity aforefaid, and did every thing required of him for the benefit of the faid employ during the two faid leveral fummers and writer aforciand without neglect: And the faid J. further faith, that at the expiration of his faid fervice and employ, the balance of his account on that account amounted to a large fum of money, to wit, the fun of leven pounds ten shillings of lawful, &c.; of all which find feveral pictuales the faid H. afterwards, to wit, on, Ac. had notice: Yet the faid H. not regarding, &c. but contriving, We, hath not yet pric' him the balance of his account, or any part thereof, in bills of exchange or otherwife (although to perform his taid promife and undertaking so by him made in this behalf as aforelaid he the faid H. was afterwards, to wit, on, &c. and often fince, at, &c. requeited by the faid J.); but he to do this hath hitherto wholly refused, and still refuses so to do. And whereas ad County, for heretofore, to wit, on, &c. in, &c. at, &c. in confideration that the detaining that, faid J. at the like special instance and request of the said H. had dec. after time

before expired.

#### ASSUMPSIT SPECIAL.—AGAINST OWNERS AND

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before then entered into the service and employ of the said Henry in Newfoundland aforefaid, and had agreed to ferve in the faid Henry's employ there for a certain time before then appointed and agreed upon by and between the find J. and the faid Henry, and not then expired, and had alf), at the like instance and request of the faid Henry, before they deposited with and in the cuttody of the faid Henry, at, &c a certain (1) cheft, and also certain (2) wearingapparel, bedding, working-tools, and other goods and chattels of the faid J. being of a large value, to wit, or the value of twenty pounds of, &c. to be taken and carried away by him the faid f. at the expiration of the time appointed and agreed upon for his faid fervice and employ, he the faid Henry undertook, and then and there faithfully promifed the faid J. that he the faid Henry would permit the faid (3) cheft, wearing-apparel, bedding, working-tools, goods, and chattels, (4) at the expiration of the time appointed and agreed upon for his afterwards faid fervice and employ; and although the time uppointed and agreed for his faid service and employ is long fince chapfed; and although the faid ]. afterwards, and after the expiration of the find time, to wit, on, &c. at, &c. requested the faid 11. to permit and suffer him the faid I. to take and carry away the faid cheft, wearingapparel, &c.: Yet the faid H. not regarding, &c. but contriving, &c. did not nor would, at the faid time when he was fo requested as aforefaid, permit or fuffer, nor hath heat any time fines hitherto permitted or funered, the said 1, to take and carry the said (5) cheft, wearing-apparel, &c. or any of them, but hath hitherto wholly refused so to do, and on the contrary thereof wholly hundered and prevented the faid J. from taking or carrying away the fame, and hath kept and detained, and still keeps and detains the fame from the faid J.; by means of which faid feveral (6) premifes, he the faid J, hath not only lost and been deprived of his faid cheft, &c. and of all profit, benefit, and advantage that would otherwise have arisen and accrued to him from the same, but hath thereby been put to great labour, trouble, and expence in and about his popular from N. afcrefuld to England, ir order to obtain a restitution of or fatisfaction for his faid cheft, &c. to wit, at, &c. And whereas afterwards, to wit, on, &c. at, &c. in confideration that the faid I. at the like special instance and request of the said H. had, &c. &c. &c. (Go on with this Count tame as the 2d Count, omitting what is in Italic, and inferting what is in margin.)

S. MARRYATT.

LONDON, ff. Christopher Collins v. Thomas York. For substitute whereas heretofore, to wit, on, &c. at, &c. in confideration that the faid Christopher, at the special instance and request of the Mainting Twho, faid Thomas, had then and there agreed with the faid Thomas captain) whilft he was abroad, and not paying him his wages and a certain allowance called table. and particularly a pale called a Meditorrane in

to go and serve as captain in and on board a certain ship or vessel (1) called, &c. whereof the faid Thomas was then and there owner, (1) "that it to then lying and being in the port of L. aforesaid, during a certain ship or vessely (2) voyage from the said port of L. to, &c. and from thence, to (2) " other" wit, back again to the faid port of L. for certain wages, (3) and a (3) is that is not certain other allowance called table-money, that is to fay, wages, tay, wages at and after the rate of fix pounds fix shillings of lawful money of Great Britain for each and every month during the faid voyage, and one shilling a day for the said allowance called table-money during the faid voyage, to be therefore paid by the faid Thomas to the faid Christopher, he the faid Thomas then and there, to wit; on, &c. undertook, &c. the faid Christopher, that he the said Thomas would continue the faid Christopher in and on beard the faid (4) thip or veil'd, as fuch captain thereof as aforefaid, during the (4) "lift in a whole of the faid (5) voyage, and would pay and allow him fuch tioned wages and allewance as (b) aforefuld, for and during the faid (5) in the voyage: And he the faid Christopher avers, that although he the (6) a last faid Christopher did go and proceed in and on board the faid (7) (7) (11th-mail thip or veffel, as such exptain thereof as aforefail, pure of the faid tioned?" (8) voyage, that is to lay, from the porr of L. aforefaid to, &c. (8)" last-ment and was then and there ready and willing to go and proceed in and tioned's on board the faid (9) thip or veffel, as fuch captain thereof as (9) "last-ments aforetaid, the remainder of the faid, 10) voyage, that is to lay, from, tioned (10) &cc. back again to the port of L. aforefaid: Yet the faid Thomas, mentioned not regarding his fild promife and undertaking to by him made as (11) aforefaild, but contriving, &c. the fail Christopher in this be- (11) a lady half, did not nor would take the faid Christopher, or suffer or permit him to go and proceed in and on board of or with the faid (12) thip or veffel, as such captain thereof as aforefaid, the remainder (12) (11) latter of the faid (13) voyage (although often requested to to do); but mentioned; on the contrary thereof, afterwards, and whilst the said (14) ship or (13) " (14) vettel was at S. aforefaid, to wit, on, &c. wrongfully and injuriously, mentioned without the licence and consent and against the will of the said mentioned. Christopher, dismissed and discharged him the said Christopher from the faid (15) thip or veffel, and from the command thereof, (15) and feized and took, and caujed and procured the fame to be feized and mentioned taken from and out of the possession of him the faid Christopher, tagether with all and every the backs and papers of the faid ship, and the property of the faid Christopher as fuch captain thereof as aforelaid, and particularly a certain pais, called a Mediterranean pais, for the faid ship, of a large value, to wit, of the value of five hundred pounds of lawful money of Great Britain, before then obtained by the fuid Christopher from the admiralty of this kingdom, and then and there, and always afterwards, refuled to suffer and permit him the faid Christopher to go and proceed in and on board of the faid (16) ship or vessel the remainder of the said (17) voyage, or to any (16) longer serve in and on board the same, as such captain thereof as mendants? aforesaid, nor hath he the said Thomas, at any time since the (17) making of his faid (18) promife and undertaking, hitherto paid mentioned and allowed the faid C. fuch wages and allowance as (10) aforabid (18) and allowed the laid C. such wages and allowance as (19) aforesaid, mentioned



#### ASSUMPSIT SPECIAL -- AGAINST OWNERS AND

br any part thereof, but hath hitherto wholly refused and neglected to to do; by means of which faid several premises he the said C.

hath wholly lost and been deprived of all the benefits, profits and advantage which would otherwise have arisen and accrued to him from continuing to ferve as captain in and on board the faid ship or veffel, and from going and proceeding therein during the remainder of her aforefaid voyage, and was also left and detained at 5. aforesaid for a long space of time, and until he could procure a passage home, and was forced and obliged to lay out and expend a large sum of money, to wit, the sum of forty pounds for such paffage, and in and about his necessary expences and subfishence whilst abroad, and he hath alfo lost and been deprived of his faid books and papers, and of all benefit and advantage that would have arisen and accrued to him from the same and the possession thereof. and particularly of the faid pass for the Mediterranean, to wit, at. &c. And whereas, &c. &c. (2d Count fame as the 1st, omitting decont, veiled what is in Italic, and inferting what is in margin.) And whereas found for, &c. heretofore, to wit, on, &c. in confideration that the faid C. at the there directions like, &c. of the faid T. would go and ferve as captain in and on were to be given board a certain other ship or veiled called, &c. whereof the said T. and the was then and there owner, and which faid last-mentioned ship or september and to vellel was then lying and being in the port of L. aforefaid, and decidential at bound from thence for, &c. (where directions were to be given as to the future conduct of the captain thereof), for certain wages, and a certain other allowance called table-money, that is to fay, wages, at and after the rate of fix pounds fix shillings of like lawful money of Great Britain, by the month, and one shilling a-day for the faid allowance called, &c. to be therefore paid and allewed by the faid Thomas to the faid Christopher, he the said Thomas, to wir, on, &c. undertook, &c. the faid Christopher, that the faid Tast-mentioned ship or vessel should and would not only go and sail from the faid port of L. to H. aforesaid, but back again from, &c. to the faid port of L.; likewise, that he the said Christopher should and would be continued in and on board the faid ship or vessel, as fuch captain thereof as aforefaid, as well homewards and back again from, &c. to the faid port of L. as outwards, at and for such wages and allowance as falt aforefaid: And the faid C. avers, that although The the faid C. confiding, &c. did go, proceed, and serve in and on board of the faid last-mentioned ship or vessel, as such captain thereof as aforefaid, from the port of La to, &c. and was then and there ready and willing to continue in and on board the faid lastmentioned ship or vessel, and to serve therein as such captain thereof, as homewards, and back again from, &c. to the port of L. aforesaid; and although he could and might and would have so grone, had he not been prevented as is hereafter mentioned: Yet the faid C. in fact further faith, that the said T. did not regard his faid promise and undertaking so by him made as last asoresaid, but schereby craftily and fubtilly deceived the said Christopher in this, to wit, that the faid last-mentioned ship or vessel did not sail or return back again, nor was the same suffered or permitted to sail and

return

a cutwards.

# MASTERS of SHIPS, AND SHIPWRIGHTS.

return back again from, &c. aforefaid to the faid port of L. nor was he the faid Christopher continued in and on board the same as such captain thereof as aforefaid, as well homewards and back again from, &c. to the faid port of L. as outwards, at and for fuch wages and allowance as last aforesaid; but on the contrary, the said C. in fact faith, that he the faid Thomas kept and retained, and caused and procured the faid last-mentioned ship or vessel to be kept and retained at, &c.; and afterwards, whilst the said last-mentioned Thip or vessel was at, &c. to wit, on, &c. wrongfully and injuriously, and without the licence and consent, and against the will of the faid C. dismissed, &c. &c. &c. (Conclude same as 1st Count.) And whereas, &c. &c. (Same as the 3d Count, only 4th Count? omitting what is in Italic: 5th Count, for the service of the said C. done, performed, and bellowed, as captain: 6th Count, for other work and labour: 7th Count, goods fold and delivered: 8th Count, money laid out, expended, and paid: 9th Count, money had and received; account stated; and common conclusion.) V. LAWES.

LONDON, J. F. H. S. J. C. and William C. complain Declarations. of R. B. being, &c.: for that whereas the faid F. H. J. and W. plaintiffs were heretofore, to wit, on, &c. at, &c. were lawfully possessed, to the owners of wit, as owners and proprietors thereof, of a certain ship or vessel ed repairing formerly called the Hope, but now, &c. then being in a certain defendant were dock of the faid R. to wit, at Limehouse in the county of Mid-shipwoight, and dlefex, and which faid ship or vessel was then and there intended undertook with to be fent upon a certain voyage as foon as possible, but then and complete there stood to need of certain repairs and additions to the form to there stood in need of certain repairs and additions to the same, to days in a work wit, certain upper works to the same, and otherwise repaired; manlike manice and the faid Robert then and there, and at the time of the making ner, but neither the fix several promises hereafter next mentioned, was a shipwright finished them? and shipbuilder; and thereupon afterwards, to wit, on, &c. in time, nor comme confideration that the faid F. H. J. and W. at the special in-pleted the same flance and request of the said R. would employ him the said R. in a workmist. (to then and there being a thipwright and thipbuilder as aforefaid) like manner to make such repairs and additions to the said ship or vessel as and also in the aforesaid for them the said F. H. J. and W. (as such owners and out of the doct proprietors of the laid ship or vessel as aforesaid), he the said R. of defendant in undertook, &c. the faid F. H. J. and W. to make the faid re- was greatly in a pairs and additions in about thirty days then next following, and to when high complete the fame in the best manner and upon the most reasonable terms, upon the completion thereof to redeliver the thip or the vessel to the faid F. H. J. and W. from and out of his aforesaid. dock to repaired as aforefaid, and fafely and carefully: And the faid F. H. J. and W. in fact further fay, that they, confiding, &c. of the said R. did afterwards, to wit, on, &c. employ him the faid R. to make such repairs and additions to the said ship or! vellel as aforefaid; and although the faid R. did afterwards make: fuch repairs and additions, and did afterwards redeliver: the faid thip or vessel to the said F. H. J. and W. from and out of his? aforesaid dock: Yet the said R. not regarding, &c. but contrive

ing, &c. the faid F. H. J. and W. in this behalf, did not make fuch repairs and additions to the faid thip or vessel as aforesaid in about thirty days next after the making of his faid promife and undertaking, nor complete the fame in the best manuer and upon the most reasonable terms, nor upon the completion thereof redeliver the said ship or vessel to the said F. H. J. and W. from and out of his aforesaid dock, so repaired as aforesaid, and fafely and carefully (although to perform his faid promise and undertaking he the faid R. was frequently requested by the said F. H. I. and W. to wit, at, &c.); but on the contrary, the faid F. H. J. and W. in fact further say, that the said Robert did not make such repairs and additions to the said ship or vessel as aforesaid, nor were the same completed or made until the end and expiration of a much larger space of time than thirty days from the time of the making of such promise and undertaking, to wit, until three months over and beyond thirty days from the making of such promise and undertaking; and did also complete the same, and particularly the faid sheathing of the said ship or vessel, in a very bad, careless, negligent, improper, and unworkmanlike manner, and so as to render the said ship or vessel leaky, unsound, and unfit for fea; and did also do and perform such repairs and additions to the faid thip or veffel upon very unreasonable and extravagant terms, and so as to incur and put the find F. H. J. and W. to much larger and greater expences than were necessary or reafonable; and in the redelivery of the faid ship or vessel to the said F. H. J. and W. from and out of his faid dock as aforefaid, to wit, on, &c. by himself and his servants, behaved in so negligent and unfkilful manner, and took so little and such bad care of the faid thip or vessel, that the said ship or vessel was, in the said re-- delivery and removal thereof from and out of the faid dock, and for want of due and proper care and skill on that occasion, great-1 ly shaken, bulged, disjointed, broken, damaged, and otherwise injured; and in confequence of her being fo removed and delivered from and out of the faid dock as aforefaid, and of the damage fo done to her on that occasion as aforefaid, and of the unfkilful and improper manner in which she was so sheathed as asoresid, the faid thip or vessel shipped and took in water in such abundance and in fuch quantities, and became and was to leaky, unfound, and damaged, as to be altogether unfit for and wholly disabled from proceeding to sea on her aforefuld voyage, or on any other voyage whatfoever; whereby, and by reason of which said several premiles, the faid F. H. J. and W. were forced and obliged to unload the faid finp or vellel of certain flores and provisions before then, loaden and put on board her for her faid intended voyage, and to take and convey the faid thip or vessel back again into the said adock of the faid R. and afterwards to remove her into certain ... other docks; in one of which faid docks, to wit, in a certain dock a called Greenland Dock, the faid thip or veffel still remains and continues, to unlound, damaged, and unfit for fea as aforefaid, and of little or no value whatfoever, as the fame will always hereafter be,

## MASTERS, &c. of SHIPS, and SHIPTVRIGHTS.

be, remain, and continue; whereby, and by realan of which faid. several premises, the faid thip or vesselwas hindered and prevent ed from performing her faid intended voyage, and wholly loft the fame; and the faid F. H. Je and W. alfo thereby, and by reasons of the several other premises aforesaid, lost and were deprived and have loft and been deprived, of all benefit and advantage that would? have arisen and accrued to them from the faid voyage, as well home ward as outward, and from all future voyages which the said ship of veffel, and certain infurances upon the faid thip and goods to intendes ed to be carried in her as aforefuld, and theretofore made by the faid F. H. J. and W. at a great and confiderable expences under the idea of her going and performing her faid intended voyage became and were altogether ineffectual and of no avail; and the flad flores and goods to by them provided for her faid outwards bound voyage as alorefaid, remained and were, and have been and full are, left in and upon their hands unfold and undifpoled of and they have in confequence thereof, and of the faid goods not being fent upon the faid intended voyage, been at a great expense in the removal thereof from certain places to which the same had been and were conveyed for the purpose of being loaded and purpose on board the faid thip or vetlel, and the faid flores and provitions were greatly wetted, damaged, and injured, and many of thems. were wholly spoiled; and the faid F. H. J. and W. have salfo been and were forced and obliged to lay out and expend a large fum of money in and about the taking of the faid ship or vessel. I into dock again as aforefaid, and there taking care of the fame, and will hereafter be obliged to bear and be at further expense in and or shout the future care and removal of the faid ship, and also have been and still will be confiderably injured and damaged by not receiving, within the time in which the fame would otherwise have arrived, a certain other cargo of goods and merchandizes ordered and contracted for by them the faid F. H. J. and We to be brought home in their faid thip or vessel, and by being obliged to accept of and take such cargo pursuant to their contract for the time, the market and value of, fuch cargo being now confiderably reduced and lowered, and fo likely to continue, to wit, at Sicks (2d Count varies from the 1st only in respect of the time in which it come the repairs were to be done, the promife being to make the repaire and additions in fix weeks then next following at the furthell and in the alterations made in the parts in Italic, fo as to correct spond with the assumplit) And whereas, &c. &c. (The ad at Court Count is like the 2d Count to the promite, which in this Count is to make and complete the faid repairs, and additions in the best and most expeditious manner, and upon the most reason. able terns; and that, in order to expedite the lame, he would

en employed on fuch repairs and additions, until the pleted, thirty thipwrights, and that upon the comhe would redeliver the faid last mentioned thip of

vettel to the faid plaintiffs from and out of his aforefaid dock to repaired as aforefaid, and tafely and fecurely:) And the faid plaintiffs in fact further fay, that they, confiding in the faid last-mentioned.

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promise and undertaking of the said defendant, did afterwards, to wit, on, &c. employ him the faid defendant to make fuch repairs and additions to the faid last-mentioned ship or vessel as aforesaid; and although the faid defendant did afterwards make fuch repairs and additions, and did afterwards redeliver the faid laft-mentioned Thip or veiled to the faid plaintiffs from and out of his aforefaid dock: Yet the faid defendant, not regarding his faid promise and undertaking to by him made as last aforesaid, but contriving, &c. the faid plaintiffs in this behalf, did not make or complete such repairs and additions to the faid last-mentioned ship or vessel in the best and most expeditious manner, and upon the most reasonable terms, nor did he employ, or keep employed thereon, thirty shipwrights, nor did he, upon the completion thereof, redeliver the faid last-mentioned ship or vessel to the said plaintiffs, from and out of his aforefaid, dock, fo repaired as afore-Maid, and fafely and fecurely (although to perform his faid lastmentioned promife and undertaking he the faid defendant was frequently requested by the said plaintiffs, to wit, at, (Acc.); but on the contrary, the faid plaintiffs in fact further fav, that the faid defendant, in and upon fuch repairs and additions to the faid last-mentioned ship or vessel, did employ only a few, and a much less number of shipwrights than thirty, and did do and perform fuch repairs and additions in a very dilatory manner, and for as to occasion frequent and unnecessary delays and loss of time; and did also complete the same, and particularly the sheathing, in, &c. &c. (as in the preceding Counts to the end). And the count is also like the preceding ones to the promise, which is, to make the said repairs and additions within a reasonable space of time then next following, and to do and perform the same in a proper and workmanlike manner, and upon Areafonable and frugal terms; and upon the completion thereof to redeliver the same to the said plaintiffs from and out of his aforesaid tiock, so repaired as aforesaid, and safely and carefully, &c., then aver) that the plaintiffs, confiding in the defendant's promife, simployed him to do the repairs; and that although he did then and there redeliver the faid thip (as before): Yet the faid defendant, whot regarding, &c. but contriving, &c. did not make such repairs and additions to the faid last-mentioned thip or vellel as aforefaid, within a reasonable space of time, nor do and perform the same in proper and workmanlike manner, nor upon reasonable and fruged terms, nor, upon the completion thereof, redeliver the faid har-mentioned thip or vellel to the laid plaintiffs from and out of His aforefaid dock, to repaired, and fafely and carefully (although th perform his faid last-mentioned promise and undertaking he the faid defendant was frequently by the faid plaintiffs requested, to wit, at &c.); but on the contrary, the faid plaintiffs in fact further lay, that the faid d fendant did not make such repairs and additions to the faid last-mentioned ship or vessel as aforefaid, nor were the fame completed and made until the end and expiration of mouch longer and greater space of time than a reasonable spaceof time for that purpole, to wit, until three months over and above

a reasonable space of time for the making and completion of such tepairs and additions; and did also do and perform the same, and particularly the sheathing, &c. (as in the foregoing Counts). And 5th Count, on whereas heretolore, to wit, on, &c. at, &c. in consideration that the retainer, at the faid plaintiffs, at the like special instance and request of the to repair within faid defendant, had then and there retained and employed him the a reasonable to faid defendant, to then and there being a thipwright and thip time. builder as aforefaid, to make certain repairs and additions, confifting of sheathing, upper works, and other particulars, to a certain other thip or veffel of them the faid plaintiffs, and had also undertaken and faithfully promised the said defendant to pay him for fuch repairs and additions, he the faid defendant undertook, and then and there faithfully promised the said plaintists, to make such repairs and additions to the faid last-mentioned ship or veffel within a reasonable space of time then next following, and also to do and perform the same in a proper and workmanlike manner, and upon the completion thereof to redeliver the faid lastmentioned ship or vessel to the said plaintiffs, so repaired as afore faid, and fit for fea: And the faid plaintiffs in fact further fay, that although the faid defendant afterwards, to wit, on, &c. had and received the faid last-mentioned ship or vessel of them the faid plaintiffs for the purpose of making such repairs and additions; to the fame as aforefaid; and although the faid defendant did afterwards repair and make such additions to, and afterwards redeliver the faid last-mentioned stop or welfel to the faid plaintiffs: Yet the faid defendant, not regarding, &c. but contriving, &c. did not make such repairs and additions to the said last mentioned thip or vessel as aforesaid within a reasonable space? of time for that purpole, nor do and perform the same in a work manlike manner, nor upon the completion thereof redeliver the faid ship or vessel to the said plaintiffs, so repaired, and sit and ready for sea (although to perform, &c.); but on the contrary, the faid plaintiffs in fact further fay, that the fail defendant did not make fuch repairs and additions to the faid last mentioned ship or veffel as aforefaid until a long space of time, to with for the Space of three months over and above a reasonable space of time. for the making of fuch repairs, and additions to the same as last? uforefaid, and did also do and perform the same, particularly the faid? sheathing of the said last-mentioned ship or veisel, in a very bad, carcless, negligent, improper, and unworkmanlike manner, and to as to render the faid latt-mentioned thip or vellet leaky and unfound, and altogether imable and unfit for fea; and afterwards to wit, on, &c. returned and redelivered the faid last-mentioned thip or vessel unto them the said plaintiffs, so leaky, unsound; dat maged, and unfit for lea as aforefaid; whereby, and by realons of which faid feveral premises, the faid plaintiffs lost and were design prived of all profit, benefit, and advantage that would have arifer. and accrued to them from a certain voyage which the faid thip or s veffel would otherwife have gone and made, and the faid thip of vellel hath become and is of no use or value whatsoever unto them

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our Count. The faid di feridants; to wit, at, &c And whereas, &c. (same as the 5th Count, orbitting what is in Italie, and making the proin ito it to do and make the repairs in a workmanlike manner;" and affiguing the breach accordingly t common Counts; account h flated; and breach to the three last Counts; damages five thou-V. LAWES. Mand pounds.)

ficia toil. ...

LONDON, If John Hudson complains of Richard Sissons, gainst the mate being in the cultively of the marshal, &c. for that whereas, on this, for the first day of July in the year of Our Lord 1734, he the faid reflect of duty John was master of a certain this called the Industry, then about sous on heard to make a certain veyage in the same ship from the pert of Lencathing by the don to Norway, and from Norway to Faro, in parts beyond the London aforcfuid, in the parith of St. Mary-le-Bow in the ward of Cheap: And wacreas the faid John, on the fame day and year, at Mondon aforelaid, in the partin and ward aforefuld, at the special intance and request of the said Richard, had retained him the faid Richard to serve him as mate on board the faid thip, for and during the laid voyage, for a reasonable reward to be paid him by the faid Mohn for the same; in confideration whereof, the aforefaid Richard inen and there undertook, and to the faid John taithfully promifed, to Acrie the faid Jo in as mate on board the faid thip diligently, faithfally, and honeitly during the aforefaid voyage; and although the chaid John atterwards mate and performed the taid voyage in the faulthin; and although the faid Richard, in purfuance of the faid raining and his undertaking aforefaid, afterwards, the fame day sand year, at London aforelaid, in the parith and ward aforelaid, Littered into the fervice of the faid John on board the field thip, to There him as chief mate on board the fame thip, and proceeded on board the faid thip in the voyage to as aforefaid made; and although the aforefaid Richard, during that voyage, that is to fay, out the twentieth day of November in the year aforefaid, at Faro saforelaid, being hi parts beyond the feas, received into his care with cultody, as mare of the tant thip as aforefail, divers goods and conferchandizes put on board the taid thip, for and on the account of divers merchants reliding in London aforelaid, to be transported The the aforefaid this from thence unto the fud port of London, for realonable freight to be paid to the faid John for the fame: Neacceptable is the aforefaid Richard, not regarding his promise and andertaking aforelaid, but contriving and fraudulently intending the faid John in this behalf craftily and subrilly to deceive and deand did not dilizently and fatthfully ferve the faid John as mate de the faid flum during the aforeful voyage; but the faid Richard; The tervant of the faid John, in that behalf for a long time, to wir, The the space of three months, did neglect and abfent and with Jraw modelished the tame, and a great quantity of the faid goods and inerchandizes to put on board the faid thip to be transported as storcind tower, ten chells of oranges, ten enests of lemons, one A CARLO CALLERY CONTRACTOR OF THE CARLO

#### MATES OF SHIPS, AND SHIPS HUSBANDS, &c.

calk of wine, and one pipe of oil, to the value of fifty pounds, were, for want of due care of the faid Richard in that behalf, and through his neglect in the faid voyage, intirely loft, wasted, and confumed; whereby the faid John became liable, and was obliged to pay and fatisfy one Gerard Bulwark of London, aforelaid, merchant, the owner there, on whose account the same were so shipped as aforelaid, the value thereof, to wit, the sum of fifty? pounds, that is to fay, at London aforefaid, in the parish and wards aforelaid; and one calk of wine of the faid John, to the value of five pounds, being on board the faid thip, under the care and cultody of the faid Richard, and was in and during that voyage either? drank out and confumed by the faid Richard, or for want of due care and diligence of the faid Richard in that respect, or through his neglect, was entirely loft; and by reason of the negligence, ill-conduct, and mitbehaviour of the faid Richard in his duty as mate of the faid ship in and during that vovage, the faid John was obliged and under the necessity to hire and employ another person? in the room and flead of the faid Richard for a long time, to with for the space of six months in that voyage, that is to my, at London storefild, in the parish and ward aforefuld (here followed an indebitures affumplit for twenty pounds for money hid out, and breach? generally affigued for non-payment, to the damage of the faid's John of one hundred pounds; and therefore he brings suit, &c.]

LONDON, J. A. B. R. B. and J B. complain of F. D. Declaration, the being, &c.: for that whereas the faid Edward heretofore, to wit, plaint had dea on, &c. at, &c. was the owner or proprietor of a certain thip or weight to the vellel called the Charming Sally, whereof one J. V. was then defondant available mafter; and which fail thip or vell I was then lying in the port of the carried now London, to wit, in the river Thames, and then and there bound A to B. and from thence on a certain voyage to Liverpool in the county of the hyper the L.; and the laid E. being fach owner of the faid thip or veffel the things as aforefaid, and the faid thin or vestel being bound on such voyage weing from the as aforefaid, they the faid plaintiffs, on, &c. thipped and pur on curomary board, and caused to be shipped and put on board the fairl ship, or face was this veffel, a certain large quantity, to wit, one hundred and ten bar weeked. and rels of gunpowder of them the faid plaintiffs, to be carried and the suppowder conveyed therein from the faid port of L. to L. aforefaid for them to the faid port of L. to L. aforefaid for the faid port of L. to L. aforefaid for the faid port of L. to L. aforefaid for the faid port of L. to L. aforefaid for the faid port of L. to L. aforefaid for the faid port of L. to L. aforefaid for the faid port of L. to L. aforefaid for the faid port of L. to L. aforefaid for the faid port of L. to L. aforefaid for the faid port of L. to L. aforefaid for the faid port of L. to L. aforefaid for the faid port of L. to L. aforefaid for the faid port of L. to L. aforefaid for the faid port of L. to L. aforefaid for the faid port of L. to L. aforefaid for the faid port of L. to L. aforefaid for the faid port of L. to L. aforefaid for the faid faid for the faid plaintiffs, for certain freight or reward to the faid Edward ress remiser a on that occasion: And the said plaintiffs in fact further lay, that pay the manager although the faid gunpowder was then and there accordingly re test and this ceived and taken into and on board of the faid ship or veiled for declaration seather. such purposes as aforefaid, and although the faid thip or vessel did the owners of afterwards for fail and proceed from the faid port of L. upon her the thip for dela faid intended voyage, and with the faid gunpawder in and on board witing from the her as aforefuld; and although (x) the faid plaintiffs had mine, but to B.

(1) " the fuld thip or versel ought in that voyage to have made the fame by and according to the ducch, ufurl, and cuftomary way and paffage, without eleviation or departure from of in the line without tofficient and reasonable cause for so doing a Yet the fild plaintiffs in the finder the than the faid thip or recel did not so or make fuch voyage as txit aforefaid.

and caused to be made, certain lawful insurances by the usual and cufformary writings or policies of affurance upon the faid gunpowder against the perils of the seas in that voyage, towit, a certain insurance of one hundred and fifty pounds with one J. M. and a certain other infurance of one hundred and fifty pounds with one 7. B.; and although it was ther and there the duty of the faid Edward, as fuch Jowner of the faid ship or vessel as aforefaid, to have made such voyage as aforefaid with the faid ship or vessel, by and according to the direll, ufual, and customary way and pussage, without deviation or Apparture from, or delay or bindrance in the fame, without reasonable and sufficient cause for so doing, in order that the said plaintiffs, To being such freighters and proprietors of the said gunpowder as aforefaid, and having made fuch affurances therein as aforefaid, might not lose or be deprived of the benefit of such assurances: Yet the fuid Edward, not regarding his duty as fuch owner of the foid , ship or vessel as aforefaid, but neglecting the same, did not go or make, or cause or procure to be made and gone, such voyage as asore-"Jaid with his faid thip or wiffel, by and according to the direct, gifual, and customary passage, without deviation or departure from, cor delay or hindrance in the same, without a sussicient and rea-Torrable cause for so doing, but neglected and on itted so to do; and on the contrary thereof, afterwards, and after the faid ship for yesfel had so sailed and proceeded on her said intended voyage as haforeshid, and before the completed the same, to wit, on, &c. by Sone J. K. his then fervant, and then and there being in and having the command of the faid thip or vellel, wrongfully, and without any Justicient and reasonable cause whatsoever for so doing, did deviate and depart from and out of the direct, usual, and customary way and pallage in and of the faid voyage from the faid port of L. to Acatorefuld, with the faid flip or veffel with the faid gunpowder of the said plaintiffs in and on board (2) the same, that is to suy, From and out of fuch direct, usual, and cultomary way and passage That voyage up and into a certain river called, &c. and did then sand there unnecessarily, and without sufficient and reasonable cause for fo doing, touch and flay at, &c. in the faid river there for a Jong space of time, to wit, from thence, until, and upon the Eventieth day of, &c.; and although the faid thip or velled did afrerwards proceed and fail from thence on her faid intended Voyage to La aforesaid, was afterwards, and before her arrival there, in that voyage, to wit, on, &c. (3) by the violence of the winds and minutes, cast upon a bank, and was thereby then and there broke, buttered, bulged, disjointed, and wholly loft; and the faid gunpowder of the faid plaintiffs, to laden and being on board her as forefaid was thereby greatly wetted, injured, damaged, and wholly spoiled; whereby they the said plaintiffs, but for such de-Finting (4) and departure of the faid thip or vestel from and out of Buch direct, usual, and customary way and passage in that voyage as aforefaid, and for and by reufin of her having to touched and stayed di, Se. in the faid river called, Se. could, might, and would by law have recovered and compelled payment of their damages, for 

## MASTERS, &c. of SHIPS, AND SHIP PROKERS.

by them sustained by such loss, under and by vietue of (5) the faid (5) "certain several writings or policies of assurance so put on board the said ship writings or policies or vessel as aforesaid: Yet the said plaintiffs in fact surther say, cies of assurances that by reason and means of such deviation and delay in that voyage writing or pullas aforclaid, and on no other account whatloever, the faid in cy of affirmance. furances, so by them made on the faid gunpowder as aforesaid, be- before then with came and were avoided and rendered ineffectual and of no avail; derwritten and and the faid feveral underwriters or infurers on thefe occasions be- subscribed by the came and were exonerated and discharged from all sum and sums of 1501 and a cermoney that would otherwise have been due and payable from them tain other with under their said several insurances for and in respect of the said sols ing or policy of or damage so sustained by the said plaintiffs as aforesaid; and in assurance before consequence thereof, they the said plaintiffs failed in the recovery tenands of such sums of money in certain actions brought by them the said ed by the said plaintiffs against the said J. M. and J. B. as such underwriters or J. B. for real infurers as aforefaid, on the faid infurances fo by them made as upon the laid aforefaid, without knowing or being apprifed of fuch deviation or guapowder a delay as aforefaid, and were forced and obliged to pay, and did in juid last men fact pay divers fums of money, amounting to a large fum of money, sioned this to wit, to the fum of two hundred pounds, for and in respect of venetal atoms the costs and charges as well as of the defence of them the faid with the J. M. and J. B. of such actions as of the prosecution thereof by them the faid plaintiffs, to wit, at, &c. And whereas the faid Edward, &c. &c. &c. (Finish this Count same as the 1st, only omitting the parts in Italic, and inferting what is in margin.)

V. LAWES.

LONDON, f. John Warfon and Richard Phillip, affignees. Affinition of the estate and estects of John Henry Gentill, a bankrupt, accomidention cording to the form and effect of the feveral flatutes now in force from season of William Flores feet and season of William Flores from the feet of the feveral flatutes now in force from season of the feveral flatutes now in force from the feveral flatutes now in force flatutes now in force from the feveral flatutes now in force from the feveral flatutes now in force flatutes now in force flatutes now in flatutes concerning bankrupts, complain of William Elyard being, &cr. or plaints on for that " and" whereas before the aforefuld John Henry Gentill actions to leave became a bankrupt, to wir, on the "laid" fifth of March in the bire maining year of Our Lord 1782 "aforesaid," at L. aforesaid, in the partition with of St. Mary-le-Bow in the "and" ward of Cheap "aforesay, and the faid," in confideration that the faid John Henry Gentill, at the he would brief "like" special instance and request of the said William had re-primit tained and employed the faid William (he the faid William then hall of intraand yet being a shipbroker), as the broker and agent of him the as he mount faid John Henry Gentill, to let to hire and freight, in the name of that he aid the faid William, to the principal officers and commanders of his ma- activersochold jefty's navy, a certain "otner" thip or vessel (that is to fay, a cer-amounting tain " other" flip or vessel called the Martha Louisa), for certain sono, brokerage or reward therefore phyable by the said J. H. Gentill to the controller count the said William for his labour and trouble therein, "and also in controller the said William as such broker and agent of the said William as such broker and agent of the said william. "fideration that the faid William, as such broker and agent of the 66 faid J. H. Gentill as aforefaid, had, under and by virtue of the " faid last-mentioned retainer and employment, but in the proper 44 name of the faid William, let the faid last-mentioned ship or

vellel to the principal officers or commanders of his majetty's may for and on behalf of his majelty, for certain hire and freight to be therefore paid in bills of imprest, for so long time as the 's faid dall-mentioned thip or vessel should be continued in his "majefly's fervice," he the faid William undertook, and then Sand there faithfully promifed the faid 1. H. Gentill to let to his: Sand freight, in the name of the faid William, to the principal officers and commanders of his majesty's navy, the fuid ship or welfel, and athat he the faid William would regularly bring or "and" deliver to " him" the faid J. H. Gentill all fuch bills of imprest as " he" the faid William should hereafter, "from time to time," receive from the faid principal officers and commanders of his majefly navy, for "and on account or" the hire and freight "aforefaid" of the faid this while the should continue in his majetly's fervice, when and fo foon as he the faid William frould receive fuch bitis of improf : "And the faid John Watson and Richard, affigures as aforelaid, lay, that the faid William, as fuch broker and agent to the faid 7. H. Gentill as ofarefaid, afterwards, to wit, on the day and year aforefaid, at \*Istaforesaid, in the parish and ward aforesaid, under and by virtue of the faid retainer and employment, did let the faid thip or vellet, in the name of the faid William, to the principal officers and commanders of his majesty's navy, for and on behalf of his majesty, in consideration of restain hire and freight to be therefore paid in hills of imspreft for fo long time as the fuid ship should be continued in his ma-July's fervice: And the faid John Watton and Richard, affiguees as aforelaid, further " in fact" fay, that the fad " laft-mentioned" thip or wellel was continued in his majeffy's fervice for a long space of time, to wit, for the space of two years and an nalf next after the Smaking of the promise and undertaking "bill" elevelarit. And withough the faid William, as such broker and agent as aforelaid, Allidy during that time afterwards from time to time receive from the principal officers and commanders of his meiefly's ravy, for and Sor account of the hire and freight aforefaid, divers bills of imprest for divers tums of money, in the whole amounting to a large from of money, to wit; the fum of five the usand pounds of lawful money gof Great Britain: Yet he the faid William, not regarding his faid "lall-mentioned" promise and undertaking so by him made as aforefuld, but contriving and fraudulently intending craftly and fabrilly to deceive and defraud the faid John Henry Gentill before he became bankrupt, and the faid John Watson and Richard, infigurees as aforelaid, lines his bankruptey, in this behalf, hath not prought or delivered, " did not nor would bring and deliver," the "lait," lait mentioned" bills of impreit, or any of them, either to Michidal H. Gentill before he became bankrupt, or to the faid Some Watton and Richard; affiguees as aforefaid, fince his bankimprove or to either of them (although often requested so to do); Durcher to do this bath hitherto wholly refused and still refuses. had Count like the first, except the words contained within inverted commas, and omitting the words in Italic. Three money counts to affirmpfit to Gentill before he became bankrupt, and

# MASTERS, &c. OF SHIPS, and SHIPS' HUSBANDS.



account for money had and received to the use of plaintiffs as asfigures, with separate breaches for nonpayment of the money.). GEO. WOOD.

JOHN TURNER and - Turner complain of Michael Declaration Rolman being, &c. in a plea of trespass on the case: for that special agree whereas at the time of the making of the agreement hereafter next owners against mentioned, to wit, on thirteenth May A. D. 1760, and from the captain of thence until and at the time of the feizure and detention of the hip for device. brigantine or vellel called the Catherina hereafter mentioned, they ing from his the faid plaintiffs were partners and joint dealers together in part- voyage, image, nership in the way of merchandize, trade, and traffic, and were dur- whereby. "this ing all that time joint owners of the faid brigantine or veffel called was feed, was the Catherina, which faid brigantine or veffel, at the time of the making of the faid agreement hereafter mentioned, was in parts beyond the feas, to wit, at Amsterdam in Holland; and the sald 1995 plaintiffs being partners and joint traders together as aforefaid, and "" to being joint owners of the faid brigantine or veffel, they the faid plaintiffs, on the faid thirteenth of May in the year aforelaid, at Ami. therdam aforefaid, to wit, at London, &c. aforefaid, at the special instance and request of said decendant, retained and hared said defendant to terve faid plaintiffs in and on board and belonging to the and brigantine or vessel as captain or master thereof, a certain voyage which the faid brigantine or yellel was then about to make, to wit, from Amtherdam aforefaid, to a certain place there called Monte. Christi in the West-Indies, and from thence back again to Amsterdim : finefaid: And it was thereupon then and there agreed by and between the faid plaintiffs and the faid defendant, that the faid defendant should go in the capacity of captain or master of the said. b. igantine or veffel the faid voyage, as flould be further mentioned in his orders, and that faid defendant on that account shouldbe allowed the fum of fixty guilders Holland's current money by, the month, and moreover one piece of eight by the day during all; the days he should lay at Monte Christi; and further, in case the faid thip with her cargo should not, be configued to a person, or, persons residing at Monte Christi, whereby consequently he said defendant should have the management of the sale and buying in of a new cargo, then, and in that case, the said defendant should be allowed, over and above the then already above-mentioned monthly pay and laying days at Monte Christi, to wit, for the sale of the faid cargo the two and an ha'f per cent. and for buying in a new. cargo the two and an half per cent.: And the faid agreement being fo made, &c. (mutual promites): And faid plaintiffs further lay, that the faid brigantine or veffel being loaded with divers goods; and merchandizes of the faid plaintiffs was by them afterwards, to wit, on the thirty-first day of May in the year aforesaid, dispatched on her laid voyage, and the faid plaintiffs then and there, to wit, on the same day and year last aforesaid, at, &c. aforesaid, caused to be delivered to the said defendant their ultimate orders how the





faid defendant was to proceed in his faid voyage, and how to regusate and conduct himself in his said voyage, to the tenor, purport, and effect following, that is to fay: That the brigantine then being ready before the faid city of Amsterdam, and committed to faid defendant to navigate the same, he said defendant was to take on board a pilot to bring him to the Texel, and there to make use of another pilot to carry him with the first favourable wind and weather out to fea, in order to projecute his voyage to St. Eustatius; and having there taken in some wines, according to the directions sent to Mr. Johannes de Greaffe, to proceed on the faid voyage with all peed to Monte Christi aforefaid; and being arrived, the said defendant was to apply to the feeretary. Don Antonio Gomez Franco, to whom he was configned, and who, as it was by the faid order alledged, had orders to differe of the faid brig's cargo for the account of the faid plaintiffs, and to provide the faid defendant again with a cargo of white fugar; as form as that should be effected, and the faid brigantine should be fo loaden, he was immediately, wind and weather permitting, to seturn from Monte Christi directly to Amsterdam aforefaid, and parsticularly not to take in at Monte Christi aforesaid any other goods than those which should be shipped by the said Autonio Gomez Franco for account of faid plaintiffs; moreover not to take in any goods on freight: And further, he was not to neglest to make probits at all places where needful, and to write to faid plaintiffs by all opportu-Inities; and that he was not to forget to cause the faid Antonio Gomez Franco to ship in the cargo twenty quarter cases of Sugar, that said plaintiffs might not have the whole cargo in large hogsheads, which by the faid order was alledged would facilitate them in making the decluration at Amsterdam aforesaid; and that the said defendant was to observe that upon his safe arrival in the Texel he was to declare only from the West-Indies, and particularly not to name any place, and to use all possible care and dispatch: And said desendant Thereand there, to wit, on same day and year last aforesaid, at London, &c. aforesaid, received of and from said plaintiffs the said forders to delivered to him as aforefaid, and according to the faid signeement and his promise and undertaking aforefaid ought to have proceeded in and upon his faid voyage, and to have conducted himself in all respects agreeable to the said orders so by him Freeceived as aforefaid: And although the faid defendant afterwards. to with on first of June in the year aforesaid, did take on board a pilot to carry and pilot the faid brigantine to the Texel, and afterwards, to wit, on the third of June in the year aforesaid, there made use of another pilot to carry him with the first favourable wind and weather out to sea, in obedience to his said orders so received as aforefaid; and although faid defendant afterwards, to wit, on fame day and year last aforesaid, was with the said brigantine but at leas and might there have prosecuted his said voyage to St. Eustatius aforesaid, according to his said orders, and ought to have done according to the faid agreement and his promise and undertaking aforefaid: Yet the faid defendant, not regarding his promife and undertaking aforefaid; but contriving and fraudulently in-A STATE OF THE STA tending

## MASTERS OF SHIPS, AND SHIPWRIGHTS.



tending crastily and subtilly to deceive and defraud the said plaintiffs in this behalf, he the faid defendant did not when he had to got out to sea prosecute his said voyage to St. Eustatius aforesaid, according to his faid orders and instructions, and according to the form and effect of the faid agreement, and of his promife and undertaking aforesaid, but therein wholly failed and made default; and on the contrary thereof, he the faid defendant, with the faid brigantine, instead of prosecuting his said voyage directly to St Eustatius aforesaid, as he ought to have done, afterwards, to wit, on fame day and year last aforesaid, and for a long time, to wit, for the space of ten days then next following, directed and steered his faid brigantine or vessel for and towards Mount's Bay in the county of Cornwall, and there, near to and off Mount's Bay aforefaid, hovered with the faid brigantine or vessel for a long time in order to break bulk and to unload out of her certain casks of brandy and other goods or merchandizes which the faid defendant had before then wrongfully and unjustly, and unknown to faid plainfiffs or either of them, clandestinely received, and caused to be recelved on board the faid brigantine, in order that the faid cafks of brandy and other goods and merchandizes might be run and fmuggled from and out of the faid brigantine into this kingdom, and during that time did break bulk and unload, and cause to be broken' bulk and unloaded, out of the faid brigantine, the faid casks of brandy, and other goods and merchandizes, into a certain boat ofts. the high feas, near to and off Mount's Bay aforefaid, for the purpose aforesaid; by means whereof the said brigantine and the whole cargo of the faid plaintiffs, peing of the value of two thousand pounds, were afterwards, to wit, on the twelfth of June in the year aforefaid, feized and taken by certain officers then belonging to the customs of our lord the then and now king of Great Britain, and carried into the port of Scilly in the faid county of Cornwall, as forfeited, and was kept and detained as forfeited for w a long time, to wit, from thence hitherto, and plaintiffs have thereby wholly loft the faid brigantine and her cargo, and the whole benefit, profit, and advantage of the faid intended voyage. and have been put to great charges and expences in and about their endeavouring to recover their possession of their said brigans tine and cargo, and to obtain their release and discharge from the said seizure and detention, to wit, at London, &c. aforesaid. Add a Count for money laid out; another for money had and received; with conclusion to those Counts.)

Drawn by MR. WARREN.

LONDON, to wit. Francis Henry Shepherd, John Crutch, pederates field, and Henry Crutchfield complain of R. Baston being, or special of in a plea of trespass on the case, &c.: for that whereas the said in B. B.

a thip, against a shipbuilder, for not repairing and re-delivering her within a certain realizable for a reasonable reward, according to contract, whereby she became unfit for sea, with the product unloaded, the goods and stores damaged, the voyage and insurance lost, and the product union contracted for to be brought from abroad lost by reason of the alteration of the markets.

(plaintiffs)

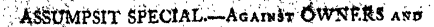


# ASSUMPSIT SPECIAL. AGAINST CIVNERS AND

(plaintiffs) heretofore, to wit, on the first day of October A. D. 23783; at London aforeful, to wit, at the parish of St. Mary-le-How, in the ward of Cheap, were lawfully possessed (to wie, as owners and proprietors thereof) of a certain this or vellel formerly called the Hope, but now the Olium Torchinthina, then being in a certain dock of the faid defendant, fituate at Limehouse in the county of Middleiex, and which fuld thip or veffel was then and there intended to be fent upon a certain voyage as food as pol-Tible, but then and there stood in need of certain repairs and addifrom to the same (to wit, of certain upper works to the same, and "of being sheathed with copper, and otherwise repaired); and the faid defendant, then and there, and at the time of the making the fix several promises hereafter mentioned, was a shipwright and thipbuilder; and thereupon afterwards, to wit, on the day and year aforefaid, at L. aforefaid, in the pariffic and ward aforefaid, in contideration that the faid (plaintiffs), at the sp cial instance and request of the faid (defendant), would employ him the faid (defendant), . In then and there being a thip wright and hapbuilder as aforefact, to make fuch repairs and additions to the faid thip or vessel as aforefaid for them the faid plaintiffs, as fuch owners and proprietors of the faid thip or vellel as aforefaid, he the taid defendant underlook, sand then and there faithfully promited the faid plaintiffe, to make the faid repairs and additions in about thirty days then next fellowfing, and to complete the fame in the best monner and upon the most reasonable terms, and upon the completion thereof to redliver the faid thip or yellel to the faid plainting from and out of his aforefaild dock to repaired as aforefaild, and fafely and carefully: And the faid piaintiffs in fact further fay, that they, confiding in the Laid promife and undertaking of the faid defendant, did, wherwards, to with on the day and year aforefuld, at L. aforefuld, &c. employ him the faid defendant to make fuch repairs and adultions to the flaid thip or vestel as aforesaid; and although the said kobert did \*afterwards make fuch repairs and additions, and did afterwards regeliver the faid thip or vellel to the faid plaintiffs and from and out of his aforefaid dock: Yet the faid Robert, not regarding his faid promife and undertaking to made by him as aforefaid, but constriving and fraudulently intending craftily and fubtilly to deceive and seefand the faid plaintiffs in this behalf, did not make such repairs and additions to the faid thip or velled as aforefaid in about thirty days next after the making of his faid promise and untertaking por complete the fair o in the best manner and upon the most real nable terms, nor upon the completion thereof redeliver the fall this or vellet to the faid plaintiffs from and out of his aforefind dock to repaired as aforefaid, and fafely and carefully (ala though to perform his faid promise and undertaking he the faid describing as frequently requested by the land plaintiffs, to wit, at La aforefaid, in the parific and ward aforefaid); but on the contrary, the fald plaintiffs in fact further fay, that the faid defendant did not make such repairs and additions to the faid thip or velice was aforefaid, nor were the fame completed or made until the end 基的限率为基础。

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and expiration of a much larger space of time than thirty days the partie time of making his aforefaid promife and undertaking, to wit, until three months over and beyond thirty days from the making of such promise and undertaking, and did also complete the fame, and particularly the faid sheathing of the faid ship or veffel, in a very bad, carelefs, negligent, improper, and inwork+ manlike manner, and so as to render the said ship or vessel leaky. unfound, and unfit for fea, and did also do and perform such repairs and additions to the faid thip or veffel upon very unreafona. able and extravagant terms, and to as to put the faid plaintiffs to much larger and greater expenses than were necessary or reason. able, and in the redelivery of the faid ship or vessel to the faid : plaintiffs from and out of his faid dock as aforefaid, to wit, on the fourteenth day of January A. D 1786, by himself and his fervants, behaved in to negligent and unfkilful a manner, and took (1) little and fuch bad care of the faid thip or vessel, that the faid frip or veiled was in the faid redelivery and removal thereof from: and out of the faid dock, and for want of duesand proper care and faill on that occasion, greatly shaken, bulged, disjointed, broken, dam god, and otherwife injured; and in contiquence of her being to removed and delivered from and out of the fair dock as aforefaid, and of the faid damage to done to her on that occasion as aforefaid, and of the unfkillul and improper manner in which the was fo flieathed as aforefaid, the faid thip or veffel thipped and took in water in such abundance and in such quantities, and became and was to leaky, unfound, and damaged, as to be altogether unfit for and wholly difabled from proceeding to fea on her aforefaid intended voyage, or upon any other voyage whatfoever; whereby, and by reason of which said several premises, they the whereby plants fand plaintiffs were forced and obliged to unload the faid thip or with obliged to velfel of certain stores and provisions, before then loaden and put valous for on board her for the faid intended voyage, and to take and convey the faid thip or velled back are in into the faid dock of the faid defendant, and afterwards removed into certain other docks, in one of which tail docks (to wit, in a certain dock called Greenland Dock) the faid thip or veilel fill remains and continues, fo unfound, damaged, and unfit for fea as aforefail, and of little or no value whatfoever, as the fame will always hereafter be, remain, and continue; whereby and by reason of which said several premites, the said thip was hundered and prevented from performing her faid thrended voyage, and wholly lost the fame; and the faid plaintiffs also there; by, and by reason of the said several other premises asoresaid, lost and were deprived, and have loft and been deprived, of all benefit and advantage that would have arisen and accrued to them from the faid voyage, as well homeward as outward, and from falls tuture voyages with the faid thip or vellel, and certain infurances upon the find thip and goods to intended to be carried in her as aforefaid, and thentofore made by the faid plaintiffs at a great and confiderable expense, under the idea of her going and performing her said intended voyage, became and were ineffectual and of no





avail, and the faid stores and goods so by them provided for her faid butward bound voyage as aforefaid, remained, and were and house been and still are left in and upon their hands unfold and undifposed of; and they have, in consequence thereof, and of the said goods not being fent upon the faid intended voyage, been at a great expende in the removal thereof from certain places to which fithe same had been and were conveyed for the purpose of being Joaded and put on board the faid ship, and the said stores and provisions were greatly wetted, damaged, and injured, and many of them were wholly spoiled; and the said plaintiffs have also been and were forced and obliged to lay out and expend a large fum of money in and about the taking the faid ship or vessel into dock again as aforefaid, and there taking care of the fame, and will hereafter be obliged to bear and be at further expence in and about the future care and removal of the faid ship, and also have been, and still will be, considerably injured and damaged by not receiving, within the time in which the same would otherwise have arstived, a certain other cargo of goods and merchandizes ordered and contracted for by them the faid plaintiffs, to be brought home in their faid ship or vessel, being obliged to take and accept of such cargo pursuant to their contract for the same, the market and value of fuch cargo being now confiderably reduced and lowered, and for likely to continue, to wit, at London aforesaid, in the parish and V. LAWES. ward aforefaid.

LONDON, J. Simon Coley complains of Samuel Green bring to being in the custody, &c. of a plea of trespass on the case, &c. recommer for that whereas defendant, at the time of the making of the prowas a mile and undertaking of defendant hereafter next mentioned, was mafter of a certain ship or vessel called the Charlotte, which said " last-mentioned" ship or vessel, at the time of the making of the promise and undertaking of defendant hereafter next mentioned, was lying, floating, and being in parts beyond the seas, to wit, at New Providence in the Island of Providence in America, and was then about to proceed in a certain voyage from thence to the port of London, to wit, at L. aforefaid, in the parish of St. Mary-le-Bow in the ward of Cheap; and defendant to being mafter of the laid 's last-mentioned" ship or vessel as aforesaid, and being about to proceed on the said " last-mentioned" voyage with the said ship as oferefaid, heretofore, to wit, on the first day of June A. D. 1775, commendat New Providence aforesaid, that is to say, at L. &c. aforelaid, in confideration that plaintiff, at special instance and requelt of defendant, " had paid" would pay unto him detendant the francof twenty guineas, that is to lay, the fum of twenty-one pounds of lawful money of Great Britain, he said defendant undertooks and then and there faithfully promised plaintiff that he said defendant would carry and convey plaintiff, and divers goods, wares, and merchandizes of him plaintiff in the faid " last mention-"ed" thip or veilel, whereof he defendant was mafter as aforefaid,

from

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from the faid place called New Providence in America to the port of I, aforesaid, that is to say, at L. &c. aforesaid, and during the faid voyage would fuffer and permit plaintiff to have and enjoy the use of the cabin of the said ship as a cabin passenger of and in the faid ship: And plaintiff faith, that he, confiding in the promise and undertaking of defendant so by him made in this behalf as last aforesaid, did afterwards, to wit, on the same day and year, at News. Providence aforefuld, that is to fuy, at L. G. aforefaid, pay to faid. defendant the faid sum of twenty guineas, that is to say, the faid fum of twenty-one pounds of lawful money of Great Britain, for the purposes aforefaid; and although he said plaintiff, in pursuance of the faid promise and undertaking of said descendant by him in this behalf. made as aforefaid, did afterwards, to wit, on the fuid first day of June A. D. 1775 aforesaid, at New Providence aforesaid, that is to fay, at L. &c. aforefaid, with his faid goods, wares, and merchandizes, enter and go on board the faid last-mentioned ship or, veilel, whereof defendant then was such matter as aforefaid, in order to be carried and conveyed as last aforesaid; and although: the faid ship or vessel, with plaintiff and his faid goods, wares, and merchandizes, did afterwards, "on board the fame," to wit, one third day of June A. D. 1755 aforefaid, at N. P. aforefaid, fet fail and depart from the faid place called N. P. on her faid voyage to the port of L. aforesaid: Yet plaintiff saith, that defendant, not regarding his faid promife and undertaking fo by him made in this behalf as aforefaid, but contriving, &c. did not, during the faid voyage, and during the time plaintiff was and continued on board the faid ship, suffer or permit him plaintiff to have or enjoy the use: of the cabin of the faid ship as a cabin passenger of and in the said thip (although to perform his promife and undertaking to by him; made in this behalf as last aforesaid desendant was requested by plaintiff afterwards, to wit, on the twentieth day of July A. D. 1775 aforefaid, and often, to wit, at L. &c. aforefaid); but de a fendant did afterward;, and whilft the faid thip was proceeding on her faid voyage as aforefaid, with plaintiff, and his goods, wares; and merchandizes on board the fame as aforefaid, to wit, on faid twentieth of July A. D. 1775 aforefaid, &c. forcibly drive and put plaintiff out of and from the cabin of faid thip, and did then and there, and from thence for and during all the time that plaintiff was and continued on board the faid thip, in e. for the afpace is of two months then next following, to wit, at L. &c. aforefaid, wholly refuse to suffer or permit plaintiff to use or enjoy the said cabin in any manner whatfoever; by means whereof plaintiffs durate ing all that time, wholly lost and was deprived of the use and besty nefit of the cabin of the faid ship, and was and is otherwise greatly in injured and damnified, to wit, at London aforelaid, in the partition and ward aforefaid. (Add a 2d Count, leaving out what is in Italian he, and inferting what is within inverted commas.) C. RUNNINGTON

E . R. Pristo Fire

ONDON. W.P. complains of T.W. heing, &c.: forthat mercus peretofore, to wit, on, &c. A. D. 1783, at L. afore. faid, in the parish of St. Mary-le-Bow in the ward of Cheap, in confideration that the faid W. at the special instance and request of the faid To would enter himself and serve as chief mate in and on board a certain ship or vessel called the Broad Oak, where of the faid I was then and there mafter or commander, during a certain voyage, to wit, a voyage from the port of London to Bofton in New England in North America, and from thence to Jomaica in the West Indies, and from thence back again to the said port of London, which the fuld thip or veficl was then about to make, he the faid T, then and there, that is to fay, on the day and year aforefaid, at L. aforefaid, in the parish and ward aforefaid, undertook and faithfully promifed the faid W. to pay him at and after the rate of three pounds ten shillings sterling a month during the faid voyage: And the faid William in fact fays, that after the making of the faid promife and undertaking of the faid to wit, on, See. the faid ship or vessel fet ful and proceeded on Thereforefaid intended voyage, and did afterwards, to wit, on the Menty fixth day of October in the year of Our Lord 1784, finish and complete the same; and that he the said W. confiding in the roife and undertaking of the faid T. so by him made as after the making thereof, to wit, on the day and gene first above-mentioned, enter himself, and did accordingly serve and oneboard the faid thip or vefiel, as chief mate thereof, from The time that the faid thip or veffel fet fail on her faid voyage unthe faid thip or vellel arrived at Jamaica in that voyage; and that he the faid W. was always ready and willing, and fuffered remain and continue in and on board the faid flip or veffei, and Fre therein in the capacity aforefaid for and onting the relidie of the faid voyage : Yet the faid W. in fact further faith, that The first to then being such master or commander of the faid tippedr welfel as aforefaild, would not permit or fuller him the land Willhim to remain and continue on board the faid ship or vellel, buts whilft the faid thip or veiled was at Januaica aforefaid, to wit, Confect A. D. 1784, wholly retailed to to do, and then and there, withour any lawful, reasonable, or probable charge whatsoever, and ightiffettio will of the faid William, discharged, dismissed, and expelled him the faid William from on board the faid thip or verand from his aforefaild fervice therein, to wit, at, &c. and afder parent fet fail and proceeded from Jamaica aforefaid for the faid for of Lendon without him the faid William; whereby, and by palon of which faid feveral premises, the said T. became hable, reportie completion of the laid voyage, to pay to the faid Wil-Palarge fum of moncy, to wit, the fum of forty pounds of awail money of Great Britain, being at and after the rate of three faunds ten faillings fterling a month during the faid voyage; There faid T. afterwards, to wit, on, &c. A. D. 1784 afterefart, at London sforefaid, in the parish and ward aforefaid, refice Yet the faid T. not regarding his faid promise and undertaking

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dertaking to by him made as aforefaid, but contriving and fraudulently intending craftily and fubtilly to deceive and defraud the faid AVilliam in this behalf, bath not as yet paid him the faid fum of forty pounds, or any part thereof, although fo to do the faid T. was requested by the faid W. aforefaid, to wit, on, &c. and often afterwards, at L. aforefaid in the parith and ward aforefaid, but he fo to do hath hitherto wholly refused, and still doth refuse: And the faid W. in fact further faith, that by reason of his being so dismissed from the fild ship or vestel as aforefaid, he the faid William lost the opportunity and benefit of a speedy return to England in the faid thip or veffel, and all other advantage that might and would have auten and accused to him from his continuing on board the faid fair or will I during the remaining of the faid voyage, was obliged to continue in Jamaica for a long fpace of time, and ultimately to return to England at a confiderable expence in another and different velic than the laid flip or vellel from which he was to difinition by the faid. Thom so is aforefaid, to wit, at London of netald in the purificand ward aforefuld: And whereas heretolore, to wit, on, &c. hill above-mentione lat I, aforefail in the parifficand was disfinefall, in confideration that the faid William, at the facility ance and request of the faid T. would cotes himself and fave as other mate in and on board a certain other thip excited called the Broad Oak, whereof the faid T. was then and there mafter or commander, during a certain other vov. 4.5 to wit, another voyage from the port of London aforefaid to Botton afore tood, and from thence to Jungica aforefaid, and from thence back again to the fael port of London, which the on the was then about to make, at the rate of three pounds ten shillings sterling a month, he the said Thomas then and there, that is to fay, on, &c. at L. aforefaid

in the parish and ward aforetaid, undertook and faithfully promiled the faid William, that he the faid Thomas would continue han the faid Walliam on bond the fud thip or ceffel in the capacity aforefail, for and during the whole of the fuld voyage: And the taid William in fact fevs, that after the making of the field laftmentioned promife and undertaking of the field T, to wit, on, &c. the faid full-mentioned thip or vellel fet fail and proceeded on her faid intended voyage, and did afterwards, to wit, on, &c. finish and complete the tame; and that although he the faid William, confiding in the faid promise and undertaking of the faid T. so by him made as aforefail, did, after the making thereof, to wit, on the day and year first above-mentioned, enter himself to serve and did accordingly terve in and on board the faid last-mentioned thip or vellel, as chief mate thereof, on that voyage, from the time that the last-mentioned ship or vessel set sail on her said intended voyage until the fame ship or vessel arrived at Jamaica on that voyage; and although he the faid W. was always ready and willing, and offered to remain and continue in and on board the faid laft-mentioned thip or vettel, and to ferve therein, in the capacity aforesaid, for and during the residue of the said last-mentioned voyage: Yet the said William in sact surther saith, Yol. II.  $\mathbf{B}$   $\mathbf{b}$ 

that the faid Thomas, not regarding his faid last-mentioned promife and undertaking, but contriving and fraudulently intending. craftily and subtilly to deceive and defraud the said William in this behalf, did not continue him the faid William on board the faid last-mentioned ship or vessel in the aforesaid capacity of chief mate thereof, or in any other capacity, during the whole of the faid last-mentioned voyage, but wholly refused so to do; on the contrary, he the faid William faith, that during the faid laft-mentioned voyage, whilft the faid last-mentioned ship or vessel was at Jamaica as aforefaid, to wit, on the faid tenth day of July in the vear of Our Lord 1784 aforefaid, he the faid T. then and there being such master and commander of the said last-mentioned ship or veffel as aforefaid, without any lawful, reafonable, or probable cause whatsoever, and against the will of the said W. discharged, difinished, and expelled the faid William from on board the faid last-mentioned ship or vessel, and from his aforesaid service therein, to wit, at L. aforesaid in the parish and ward aforesaid, and afterwards fet fail and proceeded from Jamaica aforefaid for the faid port of London without him the said William; whereby he the faid William lost the opportunity and benefit of a speedy return to England in the faid last mentioned ship or vessel, and all other advantage that might and would have arisen and accrued to him from his continuing on board the faid last-mentioned ship or vested during the remainder of the faid last-mentioned voyage, and was obliged to continue in Jamaica for a long space of time, and ultimately to return to England at a confiderable expence in another and different vessel than the said ship or vessel from which he was so dismissed by the said T. as last aforesaid, to wit, in L. as aforesaid in the parish and ward aforesaid: And whereas the said futor wages. T. to wit, on, &c. was indebted to the faid W. in the fum of one hundred pounds of like lawful money for the wages of him the faid William before that time due and owing, and payable from the faid T. to the faid William for his fervice before that time, and at the like special instance and request of the faid Thomas done and performed as chief mate in and on board a certain other ship or vessel called the Broad Oak, whereof the faid T. was mafter or commander; and being so indebted, he the said Thomas, in consideration therros, asterwards, to wit, on, &c. undertook and faithfully promifed the faid William to pay him the fail last-mentioned sum of money when he the faid Thomas should be thereto afterwards requested: And whereas afterwards, to wit, on, &c. in confideration that the faid William, at the like special instance and request of the said I homas, had before that time, by himself and his fervants, done, performed, and bestowed other his work and labour. (Proceed to the end of this Count, and then add another Count for meat, drink, and other necessaries; money laid out, expended, and paid.) V. LAWES.

N B. The ship saided from the port of Briftol.

Qu As this is a special Count, whether mecessary to lay the fact strictly; as if fo,

the venue should be laid in Somerset, where the plaint ff entered, and from whence the flip sailed? or, is the venue immaterial?

LONDON, to wit. P. M. against R. M.: for that whereas Declaration at the the faid plaintiff, on, &c. at, &c. had in his possession on the suit of a capboard his ship in the river of I hames, in London aforefaid, a against a coalgreat quantity of coals, to wit, three hundred and fourteen chal- kingo, for redrons of coals, for the fale of which he had bargained and con-fusing to unload tracted with A. B. C. D. and E. F. at and after the rate of thirty his faid ship of the coals there. shillings a chaldron, provided the said coals were forthwith de-in, according to livered to the faid A. B. C. D. and F. F. from on board the faid an agreement. thip: And whereas he the faid plaintiff, at, &c. at the special in-whereby he was stance and request of the said desendant, retained the said desend- obliged to abate ant (being a coalheaver) to unload the faid coals from on board his coals, and the faid ship, at and after the rate of one shilling and one penny was also other-si a score chaldrons thereof; and in confideration thereof, he the said wife much damage defendant afterwards, to wit, on, &c. at, &c. took upon him-nified. felf, and then and there faithfully promifed the faid John, that the faid defendant would forthwith unload the faid coals from on board the faid ship of the said plaintist; and although he the faid defendant afterwards, to wit, on, &c. at &c. did unload a part, to wit, fifty-eight chaldrons of the faid coals, from on board the faid ship of the faid John, according to the form and effect of his faid promife and undertaking; and although he the faid plaintiff afterwards, to wit, on, &c. at, &c. requested the said defendant to unload the refidue of the faid coals from on board the faid ship: Nevertheless the faid defendant, not regarding his faid promife and undertaking in form aforefaid made, but contriving and fraudulently intending craftily and fubtilly to deceive and defraud the faid plaintiff in this behalf, did not unload the residue or any further part of the faid coals from on board the faid thip, according to the form and effect of his faid promife and undertaking, but neglected and refused so to do; by reason whereof he the said plaintiff lost the fale of the faid refidue of the faid coals at the state and price aforefaid, and was forced to abate and did abate of the faid price fixpence a chaldron thereof, and was also put unto and sustained great expences in and about the unloading and delivering of the faid refidue of the faid coals from on board the faid ship. And 2d Count, omit whereas he the faid plaintiff afterwards, to wit, on, &c. at, &c. ting the loss by at the like special instance and request of the said Roger, retained the abatement and employed the faid R. M. to unload a certain other quantity of of inspence. coals of the faid plaintiff from on board a certain other ship of the chaldron. the faid plaintiff in the river of Thames aforefaid, for certain wages to be therefore paid by the faid plaintiff to the faid defendant; and in confideration thereof, he the faid defendant afterwards. to wit, on, &c. at, &c. took upon himself, and then and there faithfully promised the said plaintiff, that he the said defendant would forthwith unload the faid last-mentioned coals from on board the faid last-mentioned ship; and although the said defendant afterwards, to wit, on, &c. at, &c. did unload a part, to wit, fifty eight chaldrons, of the faid last-mentioned coals from on board of the faid last-mentioned ship of the faid plaintiff, accord-



ing to the form and effect of his faid last mentioned promise and undertaking; and although he the faid plaintiff afterwards. to wit, on, &c. at, &c. requested the said defendant to unload the refidue of the faid last-mentioned coals from on board the said lastmentioned thip: Yet the faid defendant, not regarding his faid last-mentioned promite and undertaking so made in form aforesaid, but contriving and fraudulently intending craftily and subtilly to deceive and defraud the said plaintiff in this behalf, did not unload the refidue or any further part of the faid last-mentioned coals from on board 'the faid last-mentioned ship, but wholly neglected and refused to to do, to the damage of the faid John of ten pounds, and thereupon he brings his fuit, &c.

Declaration adefendant for government letyice, in an im-

LONDON, to wit. John Julius Angerstein, Thomas Lewis, fint detendant and James Mather, complain of John Boddington, esquire, being, flowing &c.: for that whereas the faid plaintiffs, on the fourth of Septemfoods, ammu-ber 1782, were owners and lawfully possessed of and in a certain "hipletto height ship or vessel called the Juliana, with the tackle, apparel, and furby plaintiff to niture thereunto belonging, of great value, to wit, of the value of

pounds, of, &c. to wit, at London, &c.; and the faid plaintiffs, to being owners of the faid thip or vessel called the proper, unikil- Juliana, with the tackie, apparel, and furniture thereunto belonging, (mul, and unreal afterwards, to wit, on the fourth of September 1782, at, &c. in sonable manner, confideration that the faid plantiffs, at the special instance and re-called the Juliana, to be employed in his majesty's service, and to be under the orders and directions of him the faid J. B. for certain freight to be therefore paid to the faid plaintiffs, he the faid I. B. allumpfit that all tuch ammunitions and stores as should be ordered to be put on board and stowed in the faid ship or veffel should be put on board and stowed in a proper, skil ful, and reasonable manner: And the sud plaintists in sact fay, that they, relying on the faid promile and undertaking of the faid I. B. afterwards, to wit, on, &c. at, &c. by a certain charter party then and there duly executed by the (iid ]. J. A. on behalf of himtelf and the faid T. L. and J. M. did let to freight the faid ship or vestel called the Juliana to the said J. B. for the purpoles aforefaid; and that the faid thip or vellel continued in his majesty's tervice by virtue of the said charter party, to wit, from the faid fourth of September 1782 to the ninth of October 1782, that is to fay, at, &c.; and the faid J. B. during that time, did order and cause to be put on board and stowed in the fild ship or veffel divers large quantities of ammunition and warlike flores, to wit, three hundred tons of flops, to be carried and conveyed in the faid ship or vessel to the West Indies, to wit, at, &c.: Yet the faid J. B. did not put on board and flow, and cause to be put on board and stowed in the faid ship or vessel the faid ammunition and stores in a proper and reatonable manner, according to his fuld promife and undertaking; but on the contrary thereof, during the time atorefaid, to wit, on the fourth of October 1782, and on divers

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ether days and times between that day and the faid ninth of October 1782, to wit, at London, &c. the faid ammunition and stores evere put on board and stowed in the faid ship or vessel in an improper, unfkilful, and unreasonable manner; and by reason whereof the faid thip or venel was greatly weakened, damaged, and strained, and the faid plaintiffs were obliged to lay out and expend a large fum of moncy, to wit, the fum of nine hundred pounds of, &c. in and about the repairing of the faid ship from such damage and strining, that is to say, at, &c. And 2d Count, and whereas also the said plaintists, on the fourth of September 1782, game defendat, &c. were owners and lawfully possessed of and in a certain ship ant, who had or vessel called the Juliana, with the tackle, apparel, and furniture this for govern-thereunto belonging, of great value, to wit, of the value of one ment fervice, for thousand pounds, and which said stop or vessel had been properly refusing to emfitted out and repaired by them the faid plaintiffs for a twelves play the ships months voyage or voyages in his remjesty's service, and was then for the time for and there firong, firm, tight, and subilaritial, both above wate and hard, or to pay beneath, and fir to be employed in his majeffy's fervice for a for the fame twelve-months wayage or voyages; and being to possessed thereof, for quad-plainting to wit, on the fourth of September 1782, at, &c. 'n confidera- loft the profits of tion that the faid plaintiffs, at the like special instance and request her, and a large of the faid J B, would let to freight to him the faid lift-mentioned which he had thip or vertel, to being ftrong, firm, tight, thaunch, and fubitan- expended to fig tial, both above water and beneath, to be employed in his ma- he for governe jefty's fervice in fach voyages as should be directed, and to con-ment fervice, and tinue in pay for twelve months, and afterwards till her return to Deptford in the river Thames and receiving notice of dicharge, for certain hire and freight by the ton by the month, to be therefore paid to the faid plaintiffs during that time, the faid pay to commence upon the plaintiffs' producing a certificate from the fuperintendant to his majefly's ordnance for fhipping, or other proper officers for the faid thip's being completed, victualled, manned, and provided with proper necessaries and stores for the ship and company, as far as incumbent on the faid plaintiffs to provide, ready to fail and fit to proceed when requested, he the faid J. B. assumplit, &c. to employ the said thip or vellel in his majetty's fervice, and to continue the same in pay twelve months, and afterwards and until her return to Deptford in the river Thames and receiving notice of discharge, the pay to commence as aforesaid; And the faid plaintiffs aver, that they, relying on the faid promife and undertaking of the faid J. B. afterwards, to wit, on the fourth of September 1782, at, &c. by a certain other charter party duly executed by the faid J. J. A. on behalf of himself and the faid T.L. and J. M. did let to freight the taid thip or vessel called the Juliana to the faid J. B. to be employed in his majesty's service, and to continue in pay for twelve months, and afterwards till her return to Deptford and receiving notice of discharge there, for certain hire and freight by the ton by the month to be paid to the faid plaintiffs, the faid pay to commence as aforefaid: And the faid plaintiffs aver, that they afterwards, to wit, on the fixth of Sep- $\mathbf{B} \mathbf{b} \mathbf{3}$ tember

tember 1782, at, &c, did produce to the said J. B. a certificate from the proper officer for the purpose of the ship's being completely paid, victualled, manned, and provided with proper necesfaries and stores for the ship and company, as far as was incumbent on the faid pl intiffs to provide, ready to fail when required: Nevertheless the said J. B. afterwards, to wit, on the ninth of October 1782, at, &c. discharged the said ship or vessel from his majesty's service, and refused to employ her any longer, that is to fay, at, &c.; by reason of which said premises the said plaintiffs not only lost great profit and advantage which they could and would have made from the freight of the faid thip or veffel, according to the terms aforefaid, but also lost a large sum of money, to wit, the Lun of pounds, which they had paid, laid out, and expended in and about repairing of the faid ship or vessel, and making her fit to be employed in his majesty's service for a twelve-Let Court, for months voyage or voyages, that is to fix, at, &c. And whereas Mire of Aups, acc. also the faid J. B. afterwards, to wit, on the first of October 1783, at, &c. was indebted to the faid plaintiffs in ten thoutand pounds of, &c. for the use and hire of divers ships, boats, and other veilels of the faid plaintiffs, before that time let to hire by the faid plainting to the faid J. B. and at his like special inflance and request, and by the faid J. B. according to that letting, had and used; and also for work and labour before that time done, performed, and beflowed by the faid plaintiffs themselves, or their captains, mariners, and fervants, and with their thip's boats and other veffels for the faid f. B. at his like special instance and requell; and being to indebted, &c. (quantum meruit; money paid &c.; had and received; and an account stated; and common breach to five last Counts.)

Declaration a-Sor not paying a Jamaica, cording to his

dertaking.

LONDON, to wit. J. M. and C.S. the younger complain painfidetendant of W. W.: for that whereas before and at the time of the making fun of money of the promise and undertaking herein after next incutioned, to for the freight wit, on the seventh of November 1782, the faid J. and C. were threosplain-poilested of a certain ship or vessel called the R. whereof was this tomaster one James Miller, then lying at anchor in the river Thames at the port of L.; whereof the faid W. had notice: And thereupon, arterwards, to wit, on the seventh of November 1782, in confideration that the faid James and Charles, at the special instance and request of the said W. would let the said ship or vessel of them the said James and Charles, to freight to the said William, for a certain voyage from the port of Southampton to the island of Jamaica in the West Indies, and would proceed with the faid thip or vessel in fourteen days from the port of London aforefaid to the port of Southampton aforefaid, and there take on board the faid thip or yellel the goods and merchandizes of the faid W. for the faid voyage; and fafely and fecurely carry and conduct the faid goods and merchandizes in the faid thip or veffel (the perils and dangers of the leas excepted) from the port of Southampton aforesaid

#### MASTERS of SHIPS, AND SHIPS' HUSBANDS.



aforesaid to the island of Jamaica asoresaid, and there deliver the fame to the order of the faid William, he the faid William affumpfit to pay them for the faid freight and hire of the faid ship or pounds of, &c. if the faid thip or veffel yellel the lum of should fail with convoy during the said voyage, or a proportionable allowance over and above the faid fum of if the faid ship or veffel should proceed on the faid voyage without convoy, whenever he the faid William should be thereto afterwards requested: And the said James and Charles in sact say, that they, confiding in the fild promife and undertaking of the faid William, uiterwards, to wit, on, &c. at, &c. did let the faid ship or vessel to freight to the faid William, and afterwards, and within the space of fourteen days then next following, did proceed with the said thip or vellel from the port of London aforeful to the port of S. aforefaid, and did there take on board the faid ship or vessel the feid goods and merchandizes of the faid William for the faid voyage: And the faid James and Chailes in fact further fav, that the laid thip or vellel, with the faid goods and merchandizes for loaded on board her as aforefaid, afterwards, to wit, on the tenth of February 1783, fet fail and departed on her faid voyage with convoy from the port of Southampton aforesaid to the island of Jamaica aforefund, and afterwards, to wit, on the first of May in the year last aforefaid, arrived there with the faid goods and merchandizes on board her in fatcty as aferefaid; which faid goods and merchandizes, fo loaden on board the faid thip or vefiel as aforefaid, afterwards, to wit, on the fame day and year last aforefaid, were tately and fecurely delivered at the faid island of Jamaica as atorefaid, to the order of the faid William; whereof the faid William afterwards, to wit, on the first of August 1783, at, &c. had notice; and by reason thereof the said William became liable to pay, and ought to have paid, to the faid 1, and C. the faid fum pounds, according to the faid promife and undertaking of in that behalf made as aforefaid. (21 Count, for the freight and carriage of goods; and quantion menuit; money had and received; and an account stated. Breach.)

Drawn by Mr. Crompton.

WHEREAS the faid J. on, &c. at L. asoresaid, in the parish Against an hus of, &c. as husband of a certain ship called the Ranger, was indebted to the said R. B. in forty pounds, for work and labour of to plaintiff for the faid R. by the faid R, before that time done and performed by fitting and the himself and his servants, in and about the repairing and fitting out paring the ship. the faid ship, whereof the said J. was husband, at the special in- Indebitatus stance and request of the said J. and on his retainer, and for divers sunffic. materials and other necessary things used and applied in and about that work and labour before then found and provided by the faid R. at the like request of the said J.; and being so indebted, &c.: And whereas, &c. in confideration the faid R. had before then, Quantum merits at the special instance and request of the said J. as husband of the faid B b 4

faid thip, and on his retainer, had before then done and performed other his work and labour by himself and his servants in and about the repairing and fitting out the faid thip, whereof the faid J. fo was hufband, and had found and provided divers other materials and necessary things used and applied in and about that work and Jabour, he the faid J. undertook, &c. (Indebitatus assumpfit and quantum meruit for goods fold and delivered to defendant; the like for work and labour and materials found for defendant; indebitatus affumpfit for money laid out; and common conclusion.

Drawn by MR. WARREN.

## AGAINST ARCHITECTS, SURVEYORS, AND BUILDERS, &c.

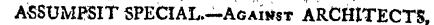
Declaration acontract.

MIDDLESEX, to wit. Robert Adam and J. Adam, late of, wink defend &c. architects and furveyors, were attached to answer George ants for putting Keate, esquire, in a plea of trespass on the case, &c.; and whereon the upon the said G. by H. J. his attorney, complains, &c.: for that whalls of plain whereas the faid R. and J. long before and at the several times shoule, and hereinafter mentioned, were, and continually from thenceforth for not building hitherto have been, and fill are, architects and surveyors, and the art, business, and occupation of architects and surveyors during all the time aforefaid have exercised and carried on, and still do use, exercise, and carry on, to wit, at the parish of St. George, **Count, a.** Bloomfbury, in the county of Middlefex: And whereas the faid gainst defend R. and J. before and at the faid several times herein ster next tests, builders, used and applied for the purpose of covering and conting the walls furveyors, of houses and other buildings to wit at we had whereas also proprietors of houses and other buildings, to wit, at, &c.: And whereas also to case parish aforesaid, in the county aforesaid, was about to erect and fourtes with to build a certain building, as well for the purpose of a library, imble stone, for wherein to keep divers books, manuscripts, and papers of the said martificially ex- G. as also for the purpose of a muleum or repository for the receptheir tion, preservation, and fise-keeping of divers natural productions mittack with and other curiofities of the faid George; and the faid R. and J. family to furfo being architects and surveyors as aforesaid, and so being postand superfo being architects and surveyors as aforesaid; and so being postdeposit the buildselfied of the said coment or plaister as aforesaid; and the said of his muse. George so being about to erect and build the said building for the and cafing purpose aforesaid, on the said first of March 1776, at, &c. that it be coid C and the faid R and I so being such architects and ruinous. faid G. and the faid R. and J. fo being fuch architects and furveyors as aforefaid, as well of and concerning the faid build? ings so intended to be built and erected by the said G, and of the plan, elevation, covering, finishing, and completing thereof, six and proper for the purposes aforesaid of the said George, and of 

# SURVEYORS, AND BUILDERS, &c.



the expense attending the building, and also of and concerning the faid cement and plaister of them the faid R. and J. and of its propriety and fituels for the covering and coating of the walls of houses and other buildings, and for the cement of brick and stonework of buildings, in order to render the fame more strong and durable, and of the elegant and neat look and appearance of the cement or plaister on walls, and the strength and durability thereof, and of the expence of such cement or plaister; on which said discourse, so had as aforesaid, it was then and there recommended by the faid R. and J. to the faid George to have the faid walls of the faid intended building of the faid George covered and coated with the faid cement or plaister of them the said R. and I. to render the outfide appearance thereof neat, elegant, and firm, and to have the brick-work of the arches, angles, and certain other parts of the faid intended building, laid, plaistered, and cemented with the faid cement or plaister, in order to render the said arches, angles, and other parts of the faid building, peculiarly strong and durable; and thereupon, and upon that discourse, afterwards, to wit, on, &c. at, &c. in confideration that the faid George, at the special instance and request of the said R. and J. would employ them the faid R. and J. so being such architects and surveyors as aforefaid, in and about the furveying and superintending the making and erection of the faid building fo intended to be built by the faid George as aforefaid, and would employ them the faid R. and I. to cover and coat the walls of the faid building with their faid cement or plaitter, and otherwise to use, work, and apply their faid cement or plaisler in such manner, and in and about fuch parts of the faid intended building, as they the faid R. and J. shouln think fit and proper, and would pay to them the said R. and J. a reasonable price for such of their cement or plaister as should in the course of the said work be used, worked up, and applied in and about the faid building, and also a reasonable sum or reward for their the faid R. and J.'s furveying and superintending the elevation, finishing, and completing thereof as such architects and surveyors as aforesaid, they the said R. and J. undertook, and to the faid G. then and there faithfully promised, to survey and fuperintend the elevation, erection, finishing, and completing of the faid building as fuch architects and furveyors as aforefaid, and that the faid building should be built, erected, constructed, made, and completed in a skilful, artificial, and workmanlike manner, and when covered and coated with their faid cement or plaitler, and finished and completed, should not only be firm, itrong, and durable, but also look and appear neat and elegant, and be altogether fit and proper for the purpole aforesaid for which the same was so intended by the said George: And the said George in fact faith, that he, confiding in the faid promifes and undertakings of the faid R. and J. by them so made as aforesaid, and in hopes of the faithful performance thereof, afterwards, to wit, on, &c. at, &c. did employ the faid R. and J. so being such architects and surveyors as aforefaid, to furvey and superintend the elevation, erection, and completion of the faid building so intended to be built by तीसार्थक का का कुँ के का the





the faid George for the purpose aforesaid; and did employ the said R. and J. to cover and coat the walls of the faid intended building with the said cement or plaister, in such manner, and in and about Tuch parts of the faid buildings as they the faid R. and J. should think fit and proper to apply or use the same, in order to render the faid building firong, firm, and durable, and fit and proper for the purposes for which the same was intended by the faid George; and should agree to pay to them the said R. and J. a reasonable price for such of their said cement or plaitter as should in the course of the said work be used, worked up, and applied in and about the faid building, and also a reasonable fum or reward for their the faid R. and J. furveying and fuperintending the elevation, erection, finishing, and completing thereof, as such architects and surveyors as aforesaid: And the said George further fays, that the faid building afterwards, to wit, on, &c. at, &c. was built, erected, finished, and completed; and that although the faid R. and J. did act as architects and surveyors in and about the faid building during the building thereof, and did superintend the building, elevation, erection, finishing, and completing thereof, and did use divers large quantities of the said cement or plaister in and about the said building, and in the covering and coating the walls thereof; and that although he the faid George hath fince paid to the faid R. and J. as well a large fum of money, to wit, the sum of two hundred and seventy-eight pounds fix shillings of, &c. for their said cement or plaister, used, worked up, and applied by them the said R. and J. and the workmen employed in and about the faid building under the order and direction of the faid R. and J. as also a certain other large fum of money, to wit, the fum of other forty seven pounds eighteen shillings of, &c. for their the said R. and J. and their clerks and fervants, planning, defigning, furveying, and fuperintending the elevation, crection, construction, finishing, and completing thereof, as such architects and surveyors as aforesaid; and that although he the faid George hath paid and expended in the whole a large fum of money, to wit, the fum of one thousand pounds of, &c. in and about the elevation, erection, finishing, and completing of the faid building so built and erected as aforesaid, to wit, at, &c.: Yet the faid R. and J. not further regarding their faid promite and undertaking by them so made as aforesaid, but contriving and fraudulently intending craftily and fubtilly to deceive, injure, and defraud the faid George in this behalf, craftily and fubtilly deceived, injured, and defrauded the faid G. in this, that the faid building was not built, erected, constructed, made, finished, or completed in a skilful, artificial, and workmanlike manner, and when covered and coated with the faid coment or plaister of the faid R. and J. was not strong, firm, and durable, nor did the same building look or appear neat or elegant, nor was the same, when finished and completed, in the least fit and proper for the purposes, or any of the purposes, for which the same building was intended by the faid G.; but on the contrary thereof, the faid building was built and erected, and caused and procured to be built, erected, finished,

#### SURVEYORS, AND BUILDERS, &c.

finished, and completed by the said R. and J. in a very unskilful, unartificial and unworkmanlike manner, and was not nor is of fufficient firmness, strength, or durability, or in the least neat or elegant, or fit or proper for the purposes, or any of the purposes, for which the same was intended by the said George; and the said cement or plaister, so used, worked up, and applied in and about the faid building, during the building thereof, and in and about the coating and covering of the walls thereof, was not only badly compounded and made up of bad and improper materials and ingredients, but was also so improperly, inartificially, and injudiciously used, worked up, and applied in and about the said building, and in the arches, angles, and other parts thereof, and in and about the covering and coating of the walls of the faid building, that the walls, roof, and gutter of the faid building were thereby rendered altogether wet, damp, infecure, and unftable, infomuch that all and every the timbers, rafts, beams, floors, joilts, plinnings, under-pinnings, wainfcots, and skirtings of the faid building, from after the building thereof, to wit, on the first of june 1781, became and were wholly rotten and perished, and now are and still remain rotten and perished, and the said cement or platter foused, worked up, and applied in and about the faid building, and in the coating and covering thereof, hath indivers and very many parts, as well before as fince the full of June 1781, cracked, bulged. given way, and fallen down, and the whole of the faid building, before the commencement of this action, was, and ftill is, in great decay, and hath hitherto been, and still remains, of no use or value whatever to the faid George, to wit, at, &c. contrary to the promise of the said R. and J. by them so made as aforesaid. And whereas also the said R. and J. before and at the said several 2d Count; on the times hereinafter mentioned, were possessed of a certain other ce-in this Count ment or plaister by them used and applied for the purpose of cover-their acting as ing and coating of the walls and other buildings: And whereas furveyors. the faid George heretofore, that is to fay, on the faid first of March 1776, at, &c. (fame as 1st Count from hence to the end). And whereas also the said G. afterwards, to wit, on, &c. at, &c. 3d Count, flat was about to creet and build a certain other building, as well for ing generally the purpose of a library wherein to keep divers books, manuscripts, that in consider and papers, as also of a muleum or repository for the reception, ration plainting preservation, and safe-keeping of several natural productions and employ defends other curiofities of the faid George: And whereas also the faid ants to cale the R. and J. afterwards, to wit, on, &c. at, &c. was possessed of a building, the certain other cement or plaister by them the said R. and J. great- undertook to ly recommended and extolled for the propriety and fitness for the manker covering and coating of the walls of houses and other buildings, ner. and for the firmness and durability thereon; and the said G. so being about to creek and build the faid last-mentioned building for the purposes last atorcaid; and the said R. and J. so being posfessed of their said last mentioned coment or plaister as last aforefaid, afterwards, to wit, on, &c. at, &c. in confideration that the faid G. at the like special instance and request of the said R.



# ASSUMPSIT SPECIAL - AGAINST ARCHITECTS,

and J. had agreed to employ the faid R. and J. to cover and coat the walls of the faid last mentioned building, when the same should be erected, with their said cement or plaister, and otherwise to use and apply their said last-mentioned cement or plaister in and about such parts of the said last-mentioned building, and in fuch manner as they the faid R. and J. should think fit and proper, so as to render the said last-mentioned building strong, firm, and durable, and fit and proper for the purpoles last aforefaid for which it was intended by the faid George, and had also undertaken to pay them the said R. and J. a reatonable price or reward for such of their said last-mentioned cement or plaister as should be used or applied, or caused to be used or applied, by them, in and about the said last-mentioned building, they the said R. and J. undertook, and to the said G. then and there faithfully promised, to use and apply their said last-mentioned cement or platter in and about the faid last-mentioned building, and to coat and cover the walls of the faid last-mentioned building therewith, when erected and built as last aforefaid, in a fit, proper, and workmanlike manner; And the faid George in fact further fays, that afterwards, to wit, on the first January 1777, at, &c. the faid last-mentioned building was erected and built, and that the Aid R. and J, did use and apply, and did cause to be used and applied, their said cement or plaister in and about the said last-mentioned building, and did coat and cover the walls of the faid laftmentioned building, when erected and built as aforefaid, with their fud last-mentioned coment or plaister, in such manner as they thought fit and proper; and that although the faid George hath fince paid to the faid R. and J. another large sum of money, to wit, pounds, for fuch of their last-mentioned cement the fum of or plaiter as was by them used and applied, and caused to be used and applied, in and about the faid last-mentioned building, and in covering and coating of the walls thereof, to wit, at, &c.: Yet the faid R. and I. not further regarding their faid last-mentioned promise and undertaking by them to made as last aforesaid, but contriving and fraudulently intending craftily and subtilly to deceive, injure, and defraud the faid George in this behalf, craftily and subtilly deceived and injured in this, that they the faid R. and J. did not ule and apply, or cause to be used and applied, their said last-mentioned cement or plaister in and about the said last-mentioned building, nor did cover and coat the walls of the faid laft-mentioned building therewith, when erected and built as last aforesaid, in a fit, proper, and workmanlike manner; but on the contrary thereof, the faid K. and J. used and applied, and caused to be used and applied, their said last-mentioned coment or plaister in and about the faid fast-mentioned building in an improper, unartificial, and unworkmanlike manner, and put their faid last-mentioned coment or plaister on the walls of the faid last-mentioned building, when erected and built as last aforesaid, to coat and cover the walls thereof, in an unartificial and unworkmanlike manner, and whilf the wails of the laid last-mentioned building were wet, damp, and

## SURVEYORS, AND BUILDERS, &c.

anfit to receive the same, and put and applied their said last-mentioned cement or plaister on the top and roof of the faid last-mentioned building, and therewith coated and covered the faid top and roof thereof, and used and applied their said last-mentioned cement or plaister in and about the making, working, and construction of the gutters of the faid roof; and by reason whereof, and of the said R. and J. using and applying the said last-mentioned cement or -plaister in so improper, unartificial, unworkmanlike, and injudicious a manner, the walls of the faid last-mention d building were prevented and hindered from drying, and the faid last-mentioned building was thereby rendered damp, rotten, infecure, and unitable, informuch that the timbers, beams, rafters, joifts, floors, wainfcots, skirrings, punnings, and under-pinnings of the faid last-mentioned building, foon after the building thereof, to wit, on the first June 1781, became and were rendered rotten and perished; and the said cement or plaisfer, so used, put on, and applied in and about the coating and covering of the faid last-mentioned building, hath in divers parts thereof, as well before as fince the faid first June 1781. cracked, bulged, and given way, and the whole of the faid laftmentioned building became and was, and still is and remains, of no use or value whatsoever to the said George, to wit, at, &c. contrary to the faid last-mentioned promise and undertaking of the faid R. and J. And whereas also the faid G. afterwords, 4th, In continu to wit, on, &c. at, &c. was about to erect and build a certain other deration plants. building, as well for the purposes of a library wherein to keep ed them. divers books, manufcripts, and papers, as also of a museum or repolitory for the reception, prefervation, and fafe keeping of divers natural productions and other curiofities of the faid George; and the faid George so being about to creek and build the said last-mentioned building, afterwards, to wit, on, &c. at, &c. in confideration that the faid George, at the like special instance and request of the faid R, and J. had employed them the faid R, and J, to cover and coat the walls of the faid last-mentioned building, when the same should be crected, and the walls thereof should be fit and proper to receive fuch coating or covering, with a certain other cement or plaister whereof the faid R. and J. were possessed, for a reasonable reward to be therefore paid by the faid G. to the faid R. and J. they the faid R. and J undertook, and to the faid G, then and there faithfully promifed, to cover and coat the faid last-mentioned building, when the fame should be erected, and the walls thereof fit and proper to receive fuch coating and covering, with the faid last-mentioned cement or plaister, in a proper, artificial, and workmanlike manner: And the faid George in fact further fays, that afterwards, to wit, on, &c. at, &c. the fud last-mentioned building was erected and built; and that although the faid R. and J. afterwards, and after the faid laft-mentioned building was creefed and built as laft aforefaid, did cover and coat the faid last-mentioned cement or plaister, although the said George hath since paid to the said R. and J. another large sum of money, to wit, the sum of other two hundred and seventy-eight pounds fix shillings, for the coating and Covering



## ASSUMPSIT SPECIAL—AGAINST ARCHITECTS,

covering thereof as last aforesaid: Yet the said R. and J. not regarding their faid last-mentioned promise and undertaking by them so made as last asoresaid, but contriving and fraudulently intending craftily and subtilly to deceive and injure the said George in this last-mentioned behalf, did not cover and coat the walls of the said last-mentioned building with their said last-mentioned cement or plaister in a proper, artificial, and workmanlike manner; but on the contrary thereof, they the faid R. and J. covered and coated the walls of the faid building in an improper, unartificial, and unworkmanlike manner, and whilft the walls thereof were damp and wet, and wholly unfit to receive the fame, whereby not only the lastmentioned cement and plaister, soon after the doing thereof, in divers parts and places bulged and gave way, but also the walls and other parts of the faid last-mentioned building were thereby rendered damp and wet, and wholly prevented and hindered from drying; and by reason thereof, and of the dampness of the said walls, the timbers, rafts, beams, joifts, floors, wainfcots, skirtings, pinnings, and under-pinnings of the faid laft-mentioned building, foon after the building thereof, to wit, on, &c. at, &c. became and were rendered rotten and perished; and the said last-mentioned building became and was in great decay, infecure, and unstable, and still remains fo in decay, infecure, and unftable, and hath been and flill is wholly unfit for the purposes last aforesaid, for which the same was so intended by the said George, and of no use or value whatsostating the ever to him, to wit, at, &c. And whereas also the said George afterwards, to wit, on, &c. at, &c. was about to erect and build a certain other building to ferve as a library and museum; and being so about to build the faid last-mentioned building, afterwards, to wit, on, &c. at, &c. in confideration that the faid George, at the like special instance of the said R. and J. had employed them the said R. and J. to cover and coat the walls of the faid last-mentioned building, when the same should be erected and built, with a certain other cement or plaister, whereof the said R. and J. were possessed, for a certain other reasonable reward to be therefore paid by the said George to the faid R. and J. they the faid R. and J. undertook, and to the faid G. then and there faithfully promifed, to cover and coat the walls of the faid laft-mentioned building, when the fame should be erected and built, with their faid last-mentioned coment or plaister, in a proper, artificial, and workmanlike manner: And the faid George in fact further fays, that afterwards, to wit, on, &c. at, &c. the faid last-mentioned building was erected and built; and that although the said R. and J. did cover and coat the walls thereof, when the same was so erected and built as last aforesaid. with their faid last-mentioned cement or plaister: Yet the said R. and J. not regarding their faid last-mentioned promise and undertaking by them so made as last aforesaid, but contriving and fraudulently intending craftily and subtilly to deceive and injure the said George in this last-mentioned behalf, did not cover and coat the walls of the faid last-mentioned building with their said last-mentioned cement or plaister in a proper, artificial, or workmanlike manner:

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## SURVEYORS, AND BUILDERS, &c.



manner; but on the contrary thereof, the faid R. and J. not only covered and coated the faid walls thereof in a very unartificial and unworkmanlike manner, but also crastily, deceitfully, and injudicioufly, and contrary to the usual method and course of building, coated and covered the roof of the faid last-mentioned building with their said cement or plaister, and made and constructed the gutters, and lined the gutters of the faid roof with the faid cement or plaister, and otherwise used and applied the said last-mentioned cement or plaister in and about the faid last-mentioned building in so improper, unartificial, and injudicious a manner, that by reason thereof, and on no other account whatfoever, the faid last-mentioned building was rendered to damp, that the timbers, rafts, beams, joifts, floors, wainfcots, fkirtings, pinnings, and under-pinnings thereof, foon after the building thereof, to wit, on, &c. at, &c. became and were rotten and perifhed, and the whole of the faid building was thereby rendered in decay, insecure, and unstable, and hath from thence hitherto remained and still remains so in decay, insecure, and unstable, and hath from thence hitherto remained and still remains of no use or value whatsoever to the said George, to wit, at, &c. And whereas 6th Count, in also afterwards, to wit, on, &c. at, &c. in consideration that the build with sound faid George, at the like special instance and request of the raid K. although desent and J. so being surveyors and architects as aforesaid, had employed dants did build. faid George, at the like special instance and request of the said R. materials; and the faid R. and J. as surveyors, to survey and superintend the build- yet timbers, &c. ing, erecting, finishing, and completing of a certain other building became rottens or erection, which the faid G. was then about to build and erect, &c. for a reasonable reward to be therefore paid by the said George to the faid R. and J. they the faid R. and J. undertook, and to the faid George then and there faithfully promifed, to furvey and fuperintend the building, erecting, finishing, and completing thereof, and that the fame building should properly and in a workmanlike manner he built and erected; and that the materials with which the faid last mentioned building should be built and erected should be good, found, and in all respects fit and proper materials for that purpole: And the faid George in fact further fays, that the faid last-mentioned building or erection afterwards, to wit, on, &c. at, &c. was built, erected, finished, and completed; and that although the faid R. and J. as such surveyors as aforesaid, did from time to time, during the building, creeting, finishing, and completing of the faid last-mentioned building, survey and superintend the fame: Yet the faid R. and J. not further regarding their faid lastmentioned promife and undertaking to by them made as last aforefaid, but contriving and fraudulently intending craftily and fubtilly to deceive and injure the faid George in this behalf, craftily and fubtilly deceived and injured the faid George in this, that they the faid R. and J. did not take care, as fuch surveyors as aforesaid, that the faid last-mentioned building was built and creeted in a proper and workmanlike manner, and that the materials with which the fame was so erected and built as last aforesaid were good, sound, and in all respects sit and proper materials for the building, erecting, finishing, and completing thereof; but on the contrary thereof, the



### ASSUMPSIT SPECIAL.—AGAINST SURVEYORS.

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intending the faid last-mentioned building during the building thereof, that the faid last-mentioned building was built in so improper, injudicious, and unworkmanlike manner, and with fuch had and improper materials, that the timbers, rafters, beams, joifts, floors, wainfcots, fkirtings, pinnings, and under-pinnings thereof, soon after the said last-mentioned building was to creeted, built, finithed, and completed as aforefaid, to wit, on, &c. became and was rotten and perished, and the whole of the said last-mentioned building was and became ruinous, weak, infecure, and unftable, and hath from thence hitherto fo remained and continued weak, infecure, and unitable, and hath altogether become and is of no use or value whatever to the laid George, to wit, at, &c. contrary to the promise and undertaking of the faid R. and J. by them to made as laft aforefaid. (Count for money paid, laid out, and expended; ditto had and received; common breach to two last Counts; damage three thousand pounds.) THO. WALKER.

Declaration in et a large fuin minne v.

LONDON, f. The masters and keepers or wardens and the compa- commonalty of the mystery or art of Brewers of the city of Loudon London 2- the faid mafter and keepers or wardens and commonalty, on the furveyor, for first day of July 1745, were, and long before had been, and ever furveying an fince have been, and still are, seised in their demesse as of fee of that belonging and in a certain estate, consisting of the manor of Williots, in the othe faid Com-county of Middlesex, and of and in divers lands and tenements, fituate, lying, and being in the parish of South Mimms in the said according to county; and the said desendant now is, and during all the time promite, and aforefaid hath been, a surveyor of lands; and the said plaintiffs so which they being seised of the said estate, and the said desendant so being a surveyor of lands as aforeful. furveyor of lands as aforeful, on the faid first day of July in the year aforefaid, at L. aforefaid, in the parish of St. Mary-le-Bow in the ward of Cheap, the faid plaintiffs, at the instance of the faid defendant, retained and employed the faid defendant to furvey the faid estate, and make a plan thereof to the faid plaintiffs, for the reward or hire to be therefore paid to the faid defendant by the faid plaintiffs, that is to fay, fo much money as the faid defendant should therefore reasonably deserve to have, and had undertaken, and then and there faithfully promifed the faid defendant, to pay him for the same the said reward or hire; and in consideration thereof, the faid defendant then and there undertook, and faithfully promifed the said plaintists, to survey the said estate, and make a plan thereof and to deliver the said plan to the said plaintiffs within a reasonable time then next following; and although the faid defendant sc undertook and promised to survey the said estate, and make a plar thereof, for the faid plaintiffs, for a reward or hire to be therefore paid to the said desendant by the said plaintiffs, that is to say, so

# ARCHITECTS, AND BUILDERS.



much money as the faid defendant should therefore reasonably deserve to have, and had undertaken and then and there faithfully promifed the faid defendant to pay him for the fame the faid reward or hire; and in confideration thereof, the faid defendant then and there undertook, and faithfully promifed the faid plaintiffs, to furvey the faid estate, and make a plan thereof, and to deliver the faid plan to the faid plaintiffs within a reasonable time then next following; and although the faid defendant so undertook and promised to survey the faid estate, and make a plan thereof, and deliver the said plan as aforefaid; and although the faid plaintiffs have, fince the faid retainer and employment, paid to the faid defendant a large fum of money, to wit, the fun of fifty-two pounds ten shillings, towards payment to him of the faid hire of reward for the furveying of the faid efface, and making a plan thereof, and have always been ready, and still are ready, to pay to him any further fum of money as the faid defendant would deferve to have for that bufinefs, on the finishing thereof and delivery of the said plan to them, to wit, at L. aforesaid, in the parish, &c. aforesaid; and although a short time, to wit, three months next after the making of the faid promife and undertaking of the faid defendant, was a reasonable time for the furveying of the faid effate, and making a plan thereof, and delivering such plan to the said plaintists: Yet the said defendant, not regarding, &c. but contriving, &c. he the faid defendant hath not yet furveyed the faid estate, and made a plan thereof, nor delivered any plan thereof to the faid plaintiffs, or to any of them (although to do this the fand defendant afterwards, to wit, on, &c. and often afterwards, at L. &c. was requested by the said plaintiffs); but he to do this, &c. And whereas the faid plaintiffs, being fo (A 2d Count, that defendant was to draw the plan and deliver it forthwith, as foon as the nature of the business would admit; money had and received; money laid out, &c.; meat, drink, washing, and lodging found and provided by the Company for defendant and divers other perfons; and common conclution.)

SUFFOLK, to wit. R. N. v. J. F.: for that whereas on Declaration &c. at, &c. in confideration that the faid plaintiff, at the special gainst a fur weight instance and request of the said defendant, would employ the said for not making defendant to make a survey of certain estates of the said plaintiff, at a survey in and for a certain reasonable reward to be therefore paid by the said cient manner plaintiff to the faid defendant for the fame, he the faid defendant contrary to: undertook, and then and there faithfully promifed the faid plaintiff, promife. to make such survey in a proper, good, and sufficient manner: And the faid plaintiff avers, that although the faid plaintiff did then and there employ the said defendant to make such survey as aforesaid, and did then and there pay to the said defendant a large fum of money, to wit, the fum of thirty-five pounds, for making fuch furvey, the fame being a reasonable reward on that occasion: Yet the faid defendant, not regarding, &c. did not make the faid furvey in a proper, good, and sufficient manner, but therein wholly Vol. II.

## ASSUMPSIT SPECIAL.—By AND AGAINST

confideration executed.

failed and made default, and, on the contrary thereof, made a furvey of the same in so insussicient and impersect a manner, that the said furvey so made by the said defendant was of no use or value to the Count, on said plaintiff, to wit, at, &c. in, &c. And whereas also afterwards, to wit, on, &c. at, &c in confideration that the faid plaintiff, at the like special instance and request of the said desendant, had employed the faid defendant to make a furvey of certain other citates of the faid plaintiff for a certain reasonable, &c. he the said defendant undertook, &c. to make such survey in a good, &c. manner; and although the find plaintiff afterwards, to wit, on, &c. at, &c. paid to the faid defendant a large fun of money, to wit, the fum of thirty-five pounds, for making the faid last-mentioned survey, the fame being a reasonable reward for that purpole: Yet, &c. (as in ift Count.) And whereas, &c. (Money had and received; and F. BULLER. breach)

Declaration on firatic, plaintifi .. Breach. de-

ay, .sc.

LANCASHIRE, to wit. J. L. and S. L. complain regainst special agree- H. N. T. D. and R. D. being. Sec.: for that whereas the faid H. between T. and P. before an lat the faid feveral times bereingster mentioned, brickiay were, and from thence hitherto have been, and full are, copartners and builders, and partners and joint dealers in trade, and the art, indants, who trade, and before to carpenters and builders, during all the time were carpenters aforefaid, as fuch partners and joint dealers in trade, have carried on, and partners in vied, and followed, and fill do carry on, use, and tollow, to wit, at plainties mond Liverpool in the county aforefuld: And whereas the faid J. and the briefly. S. long before, and at the teveral times hereinafter mentioned, work of a were, and from torrace hitherto have been, and still are, partners efforch with and bricklayers, and as partners and joint dealers in trade, during ander a contract all the time aforefaid, have used, exercised, and carried on, and still build, and use, exercise, and easy on the trade and business of bricklayers, to that determines wit, at Liverpool more and in the faid county: And whereas they would pay the the faid H. T. and K. as being carpenters, builders, and partners as atorciaid, and the art, trade, and bufinels of carpenters and builders reach. de-mendants did not using and carrying on as arcretaid, at the time of making the agreement heremafter mentioned, were employed in and about the building of a certain church and school-house then intended to be built at Liverpool aforefaid; and thereupon, on eighteenth June 1771, at Liverpool atorefuld in the faid county, it was agreed by and between the faid T. R. and H. of the one part, and the faid plaintiffs of the other part, in manner and form following, that is to fay, that the laid plaintiffs (hould build the brick-work of the faid intended enurch and fencol then going to be erected near the at Lever pool aforefaid, with the walling round the fame,

&c, the mortar to confift of two loads of bank-halts, and to each twenty incalates of lune, for all the outward walls, the faid D. and N. paying whatever the lame might coll over and above eighteenpence per load; the infide to confift of two loads of common fand to each twenty measures of lime; the cross joints of all the outward walls to be filled with mortar all the breadth and depth of the faid

bricks,

# BRICKLAYERS, CARPENTERS, &c.

bricks, being brick-depth next the weather; the front to be worked; Flemish Bond the builder to find his own water; the whole to be completed in a workmanlike manner; all the walls to be reduced to folid measure of one brick length thick, for which the faid defendants were to pay per yard; and all the hollows, the faid defendants were to pay for the workmanthip of the faid hollows fourpence per yard reduced to brick length; and the said plaintiffs were to receive the fum of one hundred and fifty pounds when the church was raised, and the remainder on the delivery of their bills of parcels, and allow for difcount two and a half per cent.; the chimnies to be paid for according to what they might deferve; and the faid plaintiffs were to have four good bricklayers all the time the work was carrying on until the whole should be completed, and the bricklayers were to work all the wall, which exceeded a brick length, both infide and outfide per line; and the faid agreement being fo inade as aforefail, they the fail defendants (inutual promises): And the said plaintiffs in fact say, that they the said plaintiffs, in pursuance of the said agreement, afterwards, to wit, on first May 1772, did raise the said church, that is to say, at L. aforefaid in the faid county: And the faid plaintiffs further fay, that the faid church did contain divers, to wit, fix thousand yards of folid measure of one brick length thick; and that the same, at and after the rate of two and a half per yard, amounted to a large fum pounds of, &c. that is to of money, to wit, the fum of fay, &c.: And the faid plaintid's further fay, that the faid church did contain divers, to wit, two hundred yards of the workmanship reduced to brick length; and that the same, at and after the rate of fourpence per yard, reduced to brick length, amounted to another large fum of money, to wit, to the fum of pounds of, &c. that is to fay, at, &c.; of which faid premifes they the faid defendants afterwards, to wit, on the fame day and year last atoresaid, there had notice: Yet the said defendants did not when the faid church was raifed, nor have they, &c. paid the faid one hundred and fifty pounds, &c.: And the faid J. and S. further fay, that although they the faid plaintiffs, on the fame day and year aforefull, at, &c. did deliver their bills of parcels for and concerning the faid work to the faid defendants, and the fame amounted to a large fum of money, to wit, the fum of pounds of, &c. at, &c.; and although the faid plaintiffs then and there were ready and willing, and offered to allow the faid defendants the faid fum of two and a half per cent, on the faid fum of money due and owing to them as aforefaid, according to the form and effect of the faid agreement, to wit, at, &c. : Nevertheless, not further regarding, &c. have not yet paid them the remainder of the faid fum fo due and owing from the faid defendants to them the said plaintiffs as aforesaid, &c. (and other common Counts.) F. Buller.

ar expence.

MIDDLESEX, J. James Wharton complains of John Hope cial agree-being, &c.: for that whereas before and at the time of the maktent, plaints ing of the promise, &c. hercaster next mentioned, he said plain-ide been re sist was a plaisterer, and the art and business of a plaisterer for and tiff was a plaisterer, and the art and business of a plaisterer for and er to do some during all that time had used, followed, and exercised, and did these within then use, follow, and exercise, and still uses, sollows, and exercertain space cises, to wit, at Westminster, in the county of Middlesex: And sime, he emfaid desendant also long before, and at the time of the making of the red desendant agreement hereafter next mentioned, was a platsterer, and the art, fuch business trade, and business of a plaisterer for and during all that time used, whin such a followed, and exercised, and then did use, follow, and exercise, and designment still doth use, follow, and exercise, to wit, at, &c. aforefaid: ed to finish, And said plaintiff to being such plaisterer as aforesaid, and so using, qued plain. following, and exercising the art, trade, and business of a plantobliged to terer as aforefaid, he faid plaintiff, before and at the time of the miploy others making of the agreement hereafter mentioned, was employed and much great- retained in his fail art, trade, and buliness by one Henry Cheers, to do and perform for him faid Henry Cheers the plaisterer's work of the cielings and fricges thereto belowing of two certain rooms, parcel of a certain hoose of him sud Fichry Cheers, situate in a certain itreet called Parliament-street, in the parith of St. Margaret, Westminiter, in the county of Middlesex, the whole to be done and performed according to a certain plan or plans, defign or deligns, then and there given by find H. C. to find plaintiff, for a certain price or reward to be therefore paid by faid H. C. to faid plaintiff for fame, and which faid plainterer's work confifted of plain work and ornamental work, and which same plaisterer's work, both plain and ornamental, was in the whole to be done and performed within a certain frace of time, to wit, within the space of four calendar months from the seventh of May 1754, according to a certain contract of him and plaintiff before then made with faid H. C. on his the faid plaintiff's language retained and employed by faid H. C. to do and perform faid planterer's work in mignner aforefaid: And thereupon faid plaintiff, to being retained and employed in his airrelaid art and butinels of a planterer, by taid H. C. in manner aforelaid, for the purpose aforelaid, to do and perform faid plaisterer's work both plain and consmental of same two ceilings and success of him faid. H. C. as isorchael: And faid defendant being tuch plaifterer as aforetaid, and to using, following, and exercising the art, trade, and business of a plaiderer as aforefaid, afterwards, to wit, on the twenty-field of May 1754. at West-ainster aforelaid, it was agreed by and between said plaintiff and faid defendant, that faid defendant should, in his aforefaid business of a plaitterer, do and perform for him faid plaintist all and fingular the ornamental work of faid two ceilings and trieves for contracted to be by nim faid plaintiff done and performed to the aforefaid two ceilings and friezes within the space of time aforefaid; and that the laid plaintiff mould, for the doing and performing of faid ornamental work to be done and performed by him faid detendant for faid plaintiff about the fame two ceilings and friezes, give

### PLAISTERERS, &c. SURVEYORS, AND BUILDERS.

give and pay to faid defendant the fum of forty-two pounds; and faid agreement being so made (mutual promises): And said plaintiff avers, that although faid defendant, in pursuance of and in part of performance of faid agreement, afterwards, to wit, on the first of June in the year aforefaid, at Westminster aforesaid, did and performed a part of the ornamental work to to be done as aforefaid; and although he faid plaintiff was always there ready to pay to faid defendant the furn of forty-two pounds to by him faid plaintiff to be given and paid to faid defendant for the purpose asoresaid, on the finishing of the same ornamental plaisferer's work so by him faid defendant to be done and performed for faid plaintiff as aforefaid, in manner aforefaid; and although he faid plaintiff on the first day of July in the year aforesaid, and often afterwards, at Westminster aforciaid, requested said desendant to finish said work so by him begun to be done and performed by him as aforefaid, within the time in which the fame was to be done in manner aforefaid: Yet faid defendant, not regarding his promise and undertaking to by him made in manner aforefaid, but contriving, &c. did not finith the aforefaid work to by him taid defend ont begun and to be done and performed as aforefail, within the faid space of time in which the fame ought to have been done and performed, but neglected and wholly refused to finish the same, and within which faid space of time he faid plaintiff was obliged, by his aforefaid contract with faid H. C. to do and perform the whole of the faid plaisterer's work, both plain and ornamental, so by him said plaintiff to be done and performed to faid two ceilings and friezes, whereby faid plainthir was forced and obliged to employ divers other perfons, at a very great expense, and at a much larger expense than faid forty-two pounds, to do and finish taid ornamental plassterer's work to to have been done and performed by faid defendant for plaintiff to the aforesaid two codings and friezes, and faid plaintiff was obliged to pay and allow to the persons so by him employed to finish the same a large sam of money, to wit, the sum of fixty pounds, for the finithing of the lame, to wit, at Westminiter aforefaid. (Add Counts for mon y had and received, &c.; ditto lent, &c.; and common conclution.)

Draton by Mr. WARREN.

WARWICKSHIRE, to wit. T. L. and T. H.: for that Declaration whereas the faid defendant, before and at the time of the making of furveyor the promise and undertaking hereinafter next mentioned, was, and the plainting continually from thenceforth hitherto hath been, and fill is, a fur- had emple veyor and valuer of lands, and the occupation, buffnets, and em- to value. ploy of a furveyor and valuer of land, during all the time aforesaid, page, on w hath used, exercised, and carried on, and still doth use, exercise, plants we and carry on, to wit, at, &c. in, &c. And whereas also before hout to let the making of the promise and undertaking of the said T. H. here- fun of more

that the same was sufficient to secure the principal and interest, when, in fact, it was of much salue, per just plaint. If is in danger of letting his money in confequence of defendant's report, deci-



# ASSUMPSIT SPECIAL -- AGAINST SURVEYORS.

inafter next mentioned, one A. B. had borrowed of the faid plaintiff a large fum of money, to wit, the fum of two hundred pounds of lawful money of Great Britain, and to secure to the faid plaintiff the repayment of the faid fum of moncy fo advanced and lene by the faid plaintiff to the faid A. B. aforefaid, together with lawful interest for the same, the said A. B. and Ann his wife had mortgaged to the faid plaintiffs, for the term of one thousand years, a certain lot or portion of land, fituate, lying, and being at, &c. in, &c. to wit, at, &c. in &c.: And whereas also before the making of the promise and undertaking of the said desendant hereinafter next mentioned, to wit, on, &c. at, &c. the faid A. B. had occasion for, and had and proposed and offered to borrow of the faid plaintiff the further sum of one hundred pounds of, &c. and had further proposed and offered to secure to the said plaintisf the repayment of the faid last-mentioned sum of money, together with lawful interest for the same, by a further mortgage of the said portion or lot of land so as aforesaid mortgaged to the said plaintiff; And whereas also the said plaintiff was then and there minded and defirous to advance and lend the faid fum of money last-mentioned unto the faid A. B. upon the faid last-mentioned security, provided that and in case the said lot should turn out and prove to be of fufficient worth and value for the securing the repayment of the faid additional fum of one hundred pounds to about to be lent and advanced by the faid plaintiff, together with lawful interest for the fame; of all which faid premifes the faid defendant afterwards, to wit, on, &c. at, &c. had notice: and thereupon afterwards, to wit, on, &c. at, &c. in confideration that the feid plaintiff, at the special initance and request of the faid defendant, had then and there retained and employed the faid detendant, as fuch furveyor and valuer of laid as aforefaid, to examine, furvey, and enquire into and value the aforementioned lot or portion of land, and to make a report of the value thereof to the faid plaintiff, and also to inform the faid plaintiff whether the faid portion or let of land was of fufficient worth and value for the fecuring of the faid plaintiff the repayment of the faid additional fun of one hundred pounds, together with lawful interest for the same, in case the said plaintist should lend and advance the faid additional fum of one hundred pounds to the faid A. B. upon a further mortgage or portion of land, for a certain reasonable hire or reward to be therefore paid by the said plaintil to the faid defendant, he the faid detendant undertook, and then and there that hally promised the faid plaintiff, that he the faid

med Count) defendant (1) would up all due care, diligence, and con- quiring into, examiri , furveying, and valuing the juid fortion of hinself in let of land, and making a profer and faithful report thereof, and line informing the find plaintiff whether the faid portion or lot of land lines are all fulficient worth or value for the factoring of the faid all mains. where of a was of sufficient worth or value for the securing of the said plaintiff yor or a- the repayment of the faid fum of one hundred pounds, together of land,

fully, fairly, upright, and honeftly, and would are all due care, diligence, and fieldity, to for later, examine furvey, and value the faid last mintened piction or lot of land, and in making a project and faciliful and true repert of the value the cots"

### ARCHITECTS, AND BUILDERS.

with lawful interest for the same, in case the said plaintiff should lend and advar co the faid ad lit onal fum of one hundred pounds to the faid A. B. upon a firther mortgage or portion of land; + Yet the faid defend nt, not regarding, &c. but contriving, &c. the faid plaintiff in this lich if aid not 19) up due and proper cure, diligence, (In 2d Court and fidelity in eight in the form in , examino, and adding the faid lot or se act and cor portion of land, an in the mick my a proper report concerning the dust himself walne thereof t the fact fluintiff, and informing him whether the his faid last faid let or portion of land was or was not of jufficient worth and playment of, value for fecuring to him the repersions of the fail additional fum of fur eyer or we one himared founds upon a fu their mirtiere file land lot or portion luer of land of lend, but wholly omitted and neclected jo in, and afterwards, tany, fixthfull to and on Egg an Egg merlong to any to the wholly upper dy, to wit, on, &c. in, &c. negligently, ign rarty, and unfaithfully, h neitly, and without having used due as d proper siderity and as ignice in en- a diot use de quiring into, examining, furrising, and sa vint the faid fertion or care, diligent lit of land, reported and represent it to the faid plaint. I, that the faid and fidelity postun or lot flund was of full wint worth or value for fearing to enquing int the fail fluintiff the reconcit of to I id addit a alfim of one fure comming the drel poinds, topether with lawful interest for the farm, in cofe taid not or po the joid plant of the ull lend and a rance the jaid a actional jum of tion o und, my one has hed to as to the faid A B. upon a just be most e r of the making aprope filet i porte of land, then end there was rot, nor at any time faithful, Incer the lean, ror is of f queent outer or with jo il I part for, thereof, by re bit on the entrery thereof, there and there was if inch let and in- fon or men ferior with and called to wit, of the salue of ore lunes I and whereof, at frty forea che ana no more, and the feel plie tiff might and for want of the In en that the fail frition or let of tend was fo defi- receiving a faith enent in raise, it este le la lufed due, re provie, and profer care ful and true re and all ence I ara clout t' is just ng into, sa iring, suiveying, poit of the va and there the it, and it, after mens of the primite, and we of the fa of such nearly, after the, are represented to ford descendent, last-mentioned the faid [line to, corporation are beginning on the are, deligence, and land, and fut fidelity of the int ter last in that being, on, ci. at, the was proper information induced to lend in all ince, and did after lly lend and drance, tion and intell unto the find A. B. the find additional fum or one hundred pounds gence concern upon a further manage of the ind point not let of land from the ind value there and A B. to the find plantiff, which is id fum of one hundred of, which is pounds, together with a large arrear of the rest, payable by vir-said defendation tue of the faid mortgage, to wir, the film of forty pounds of, &c. might and coul is due and wholly unpile to the faid plaintiff, (3) by reason and have procupe and given the find plaint iff by uting due and proper care, diligen e, and attention in that being the fa d plantiff was deceived, carcated in dimpered upon in the value and worth of the faid la mentioned perti not level land, and was a duced to believe that the fame was of fufficient value secure to him the fa d pluntiff the repayment of the find last mentioned fum of one hundred poured tegether with lawful interest for the time in case he the find plaintist should lend and advance the last-mentioned sum of one hundred pounds upon a suith 1 merts, e of the 11 d last mentioned ports of parcel of land, and afterwards, to wt, on, &c ws, --(3) (In 2d Count) "whereas" truth and in fact, the faid portion or lor of land at the time of the faid last-mentioned complayment the fad defendant, or at any time fince, was not of fuffic entivaluation the payment of the fad the mentioned furnishment bundled pounds to advanced as fail affects d, upon the faid laft in entirented in ther is ortgoge of the find lift inentioned lot or portion of lind, together with interest for the fame,

Cc 4

and the list of much less value, to wit, of one hand add and for ty pounds of, e.g. and no master



## ASSUMPSIT SPECIAL.—Against SURVEYORS,

means whereof the faid plaintiff is wholly deprived of all fecurity, as well for the repayment of the faid sum of one hundred pounds so by bim advanced to the fact A. B. upon the faid last-mentioned mortgage of the faid portion or lot of land, as for the payment of the fuid large arrear of interest, to wit, the sum of forty pounds as aforesaid, for the faid one hundred pounds, payable by virtue of the faid lastmentioned mortgage, and the faid plaintiff is in great danger of wholly lofing the faid fun of one hundred pounds, and also the interest which has already accrued and become due thereon; and the faid plaintiff hath otherwise great damage and injury by means of the faid premises, to wit, at, &c. And whereas, &c. &c. (2d Count fame as the first, only omitting what is in Italic, and inferting in lieu thereof what is in the margin). And whereas, &c. &c. (go on with this Count same as 2d Count, till you come to this + mark, then proceed as follows): Yet the said defendant, not regarding, but contriving, &c. the said plaintiff in this behalf, and well knowing the faid last-mentioned lot or parcel of land not to be of sufficient worth or value for the purpose last aforesaid, did not act and conduct himfelf in his faid laft-mentioned employment of a furveyor or valuer of land, fairly, faithfully, uprightly, and honefully, and did not use due care, diligence, and fidelity in enquaing, examining, enquiring into, and furveying the faid lot or portion of land, and making a proper, faithful, and true report thereof; and on the contrary thereof, after the making of the faid promite and undertaking last above-mentioned, to wit, on, &c. at, &c. falsely, traudulently, deceitfully, and knowingly advited and represented to the faid plaintiff, that the faid last mentioned portion or parcel of land was of fufficient value and worth for the purpose last atoresaid, and thereby falfely, fraudulently, intentionally, and knowingly prevailed upon and induced the faid plaintiff then and there to lend, &c. &c. (Go on with this Count fame as 2d to the end.) Drawn by Mr. Crompton.

eclaration a-

LONDON, to wit. J. R. complains of J. B. being, &c.: aft a survey- for that whereas the faid J. B. before and at the time of the makwhom plain- ing the promises and undertakings hereinaster mentioned was, and continually from thenceforth hitherto hath been, and still is, a sur-benquire in-veyor of houses and other buildings, and the occupation, business, furvey di. and employ of a furveyor of houses and other business, during all g messuages the time aforesaid, hath used, exercised, and carried on, and still premised doth use, exercise, and carry on, that is to say, at London, to thich plaintiff wit, in the parish of St. Mary-le-Bow, in the ward of Cheap: in treaty to And whereas also before and at the making of the promise and un-Mile report dertaking of the faid defendant hereinafter next mentioned, S. C. remifes be and N. D. were possessed of divers, to wit, two certain messuages good ie or dwelling-houses, and one warehouse, and other premises, with the apportenances, fituate, lying, and being at the parish of St. intation plaintiff Lought the premises, which proved to be in a runous condition.

Mary,

### ARCHITECTS, AND BUILDERS.



Mary, Aldermanbury, in the city of London aforefaid, for the relidue and remainder of a certain term of years, whereof divers, to wit, fifty years were then to come and unexpired: And the laid S. C. and N. D. being so possessed of the said premises, with the appurtenances, as aforesaid, they the said S. C. and N. D. before the making of the promise and undertaking hereinafter next mentioned, to wit, on the twentieth of September 1786, became willing, and proposed and offered to assign to the said plaintiff, all the right, title, and interest which they the said S. C. and N. D. had in and to the faid premifes, with the appurtenances, for the refidue and remainder of the said term, for and in consideration of a large fum of money, to wit, the fum of four hundred pounds of, &c. to be therefore paid by the faid plaintiff to the faid S. C. and N. D. for the fame, to wit, at London, &c.: And whereas also the faid plaintiff was then and there minded and defirous to purchase the right and interest of the said S.C. and N.D. in and to the faid premises, with the appurtenances, as aforefaid, so in the possession of the said S. C. and N. D. as aforesaid, for the faid refidue and remainder of the faid term of years yet to come and unexpired as aforefaid, at and for the price or fum aforefaid, provided and in case that the said messuages or dwelling-houses and warehouses, with the appurtenances, should turn out and prove to be in good, sufficient, and substantial repair, to wit, at London, &c.; of all which faid premifes the faid detendant afterwards, to wit, on the same day and year aforesaid, there had notice: and whereupon afterwards, to wit, on the day and year aforesaid, at, &c. in confideration that the faid plaintiff, at the special instance and request of the faid defendant, had then and there retained and employed the faid defendant, as such surveyor as aforesaid, to examine, furvey, and enquire into the repair of the faid melfuages or dwelling-houses, warehouse, and other premises, with the appurtenances, and to make a report of the flate and condition thereof to the faid plaintiff, for a certain reasonable hire or reward to be therefore paid by the faid plaintiff to the faid defendant for the fame, he the faid defendant undertook, and to the faid plaintiff then and there faithfully promifed, that he the faid defendant would use all due care, diligence, and fidelity in enquiring into, examining, and furveying the faid messuages, warchouses, and other premises, with the appurtenances, and in making a proper and faithful report of the state and condition thereof: Nevertheless the said defendant, not regarding his faid promise and undertaking by him made as afore. laid, but contriving and fraudulently intending craftily and fubtilly to deceive and defraud the faid plaintiff in this behalf, did not use proper care, diligence, and fidelity in enquiring into, examining, and furveying the faid meffuages, warehouses, and other premiles, with the appurtenances, and the state or condition thereof. and in the making a proper report concerning the state and condition thereof, but wholly omitted and neglected fo to do, and afterwards, to wit, on the same day and year aforesaid, at, &c. negligently, ignotantly, and unfaithfully, and without having used due and proper fidelity and diligence in enquiring into, examining, and furveying



the faid melliages, warehouses, and other premises, with the appurtenances, reported and represented to the faid plaintiff, that the faid meffuages, warehouse, and other premises, with the appurtenances, were in good, sufficient, and substantial repair, and roculd last with ve any material repairs for the residue and remainder of the fail term of years so to come and unexpired; whereas in truth and in fact, the faid warehouse and the other premiles were in a very bad condition, and in went of great and confiderable repairs, and the faid defendant might, could, and would have known that the faid warehouse and other premites were so deficient in repairs, in case he had used due, reasonable, and fitting care and diligence in and about the enquiring into, examining, and furveying the fame, and of the state and condition thereof, and the repairs of the fame, to wit, at, &c.; and by reason and means of the premises, and of such neglect, mattention, and misconduct of the faid defendant, he the faid plaintiff, confiding and relying on the care, diligence, and fidelity of the (aid defendant in that behalf, and giving credit to the atoreiaid report and reprefentation, afterwards, to wit, on the twenty-ninth day of September 1786, was induced to buy and purchase, and did actually buy and purchase, the said messuages, warehouse, and other premises, with the appurtenances, for the relidue and remainder of the faid term of years then to come and unexpired, by afterwards, to wit, on the twenty-ninth day of September 1786, at London, &c. taking and accepting an affignment of the same from the said S. C. and N. D. to wit, at, &c.; by reason and means of which faid premifes he the faid plaintiff hath been forced and obliged to lay out and expend, and hath actually laid out and expended, a large fum of money, to wit, the fum of two hundred pounds, for the necessary repairing of the said warehouse and other premises, with the appurtenances, so purchased as aforefaid, and which he the faid plaintiff would otherwise not have done if the same warehouse and other the premises aforefuld had been in good, sufficient, and substantial repair, and would have lafied without any material repairs for the refidue and remainder of the faid term of years, as he the faid defendant had so reported and reprefented as aforcfaid, to wit, at London, &c. And whereas before and at the time of the making of the promife and undertaking of the faid defendant herein after next mentioned, the faid S. C. and N. D, were possessed of a certain other warehouse and other premifes, with the appurtenances, fituate, lying, and being at the parish of St. Mary, Aldermanbury, aforesaid, for the residue and remainder of a certain other term of years, whereof divers, to wit, fifty years, were then to come and unexpired, to wit, at London, &c. (From hence to the end same as 1st Count, on itting the words in Italic, and the words " meffuages or dwel-" ling-houses.") And whereas also (same as 2d Count, except flaring the promife to be, to examine the warehouse only, and making the breach, &c. agreeable to that circumstance. Count for money paid, laid out, and expended, and common breach; damages one thouland pounds.) Drawn by MR. GRAHATA



To PAY MONEY, in Confideration of FORBEAR-ANCE and DISCONTINUANCE of SUITS; of FORBEARING to SUE, and giving Time to PAY before ACTION commenced; and of DISCON-TINUING the ACTION or SUIT when commenced.

LONDON, to wit. R. H. and W. R. complain of J. H. Declaration and being, &c.: for that whereas heretofore, and before the making of gainstdefendant. he promife and undertaking hereinafter next mentioned, to wit, fignee of a bankyear of the reign of our rupt, had proin the term of in the aid lord the now king, in the court of our faid lord the king, be-mifed, in confifore the king himself (the faid court then and still being at West-deration that minster in the county of Middlefex), by bill, without the writ of plaintiff, who minster in the county of Middlefex) our faid lord the now king, and by the judgment of the faid court, tion on defend, recovered against one A. B. as well a certain debt of alto fixty-three shillings for his damages which he had sustained, as would withwell by reason of his detaining the said debt as for his costs and draw the same, charges by him about his fuit in that behalf expended, whereof the goods to be deafaird A. B. was convicted, as by the record and proceedings there-livered to deof, remaining in the faid court of our faid lord the king, be- fendant, he tore the king himself here, at Westminster aforesaid, more fully would payplain appears: And whereas the faid plaintiffs afterwards, and after the and the cofts of chtaining of the faid judgment, and before the making of the pro-entering up the mile and undertaking heremafter next mentioned, to wit, on, &c. judgment, &c. 3 in the twenty-eighth year of the reign of, &c. for the obtaining the faid debt and damages, costs and charges, so as aforesaid recovered by them the faid plaintiffs, fued and profecuted a certain writ of our find lord the king of fieri facias out of the faid court of our faid lord the king, before the king himself, the same court then and still being at Westminster aforesaid in the said county of Middlefex, directed to the theriffs of London, whereby, among the other things, the faid theriffs were commanded, that of the goods and chattels of the faid A. B. in their bailiwick they should cause fo as aforefaid recovered, and o be made the faid fum of hat they should have that money before our said lord the king, on, &c. next after, &c. to render to the faid plaintiffs the debt and damages aforesaid; by virtue of which said writ J. F. and M. B. esquires, being sheriffs of London aforesaid, and to whom the Gid writ was delivered, afterwards, and before the return thereof, and before the making of the promise and undertaking hereinafter next mentioned, to wit, on, &c. at, &c. seised and took posdeflion of divers goods and chattels of the faid A. B. which were in the bailiwick of the faid sherisfs, of great value, to wit, of the value of one hundred pounds of lawful money of Great Britain, for the purpose aforesaid in that behalf. And whereas afterwards, and whilst the faid sheriffs over e so in possession of the said goods and shattels

as ant's goods,



## ASSUMPS!T SPECIAL.-FORBEARANCE AND

chattels of the faid A. B. under and by virtue of the faid writ, and before the fale thereof, to wit, on, &c. a certain commission of bankruptcy, sealed with the first of Great Britain, in due manner iffued out of his majefly's high court of chancery (the faid court then and still being at Il estimater in the said county of Middlesex), against the faid A. B. directed to certain commissioners therein named, according to the form of the statute in such case made and provided; and thereupon the fail A B. was, under and by virtue of the faid commission, asterwards, to wit, on, &c. adjudged and declared before and at the time of iffuing out of the faid commission equinst him, a bankrupt, within the true intent and meaning of the Inveral flatutes then in force emeerning bankrupts, some or one of them, to wit, at, S. .: And whereas afterwards, and before the making of the promye and wide taking ber in fir next mentioned, to wit, on, Ele, at, Ele. be the field defenant to is dely chiffen pole affigues of the effate and effects of the find A. B.: and theret pon all and fingu-. lar the good, and chattels, who she or things, of the faid A. B. at the time he became a bank, ift, or at any time flace, were in due manner, and according to the true intent and meaning of the faid statutes in that case made and provided, afterwards, and before the making of the promise and undertaking hereinafter next mentioned, to wit, on, &c. at. De. offigued unto the faid defendant; and the faid defendant being fuch affigues as aforefaid, and frontitled as ajorejana; and the laid thern's being in profession of the laid goods and chattels of the faid A. B. under and by virtue of the faid writ of feel factor as oforefaid, fued out and profecuted by the faid plaintiffs as aforefaid; and a question then and there arising, while ther be the faid defendant, as juch affiguee as aforefaid, was or was not entitled to the faid goods and chattels, he the faid defendant afterwards, to wit, on, &c. at, &c. in confideration that the faid plaintiffs, at the special instance and request of the said defendant, being affigues as afgrejaid, would withdraw their aforefaid execution, and discharge and acquit the faid theriffs from keeping any longer possession of the faid goods and chattels of the faid A. B. to taken in execution as aforefaid, and cause to be delivered up the faid goods and chattels to him the faid defendant, affiguee as aforefaid, undertook, and then and there faithfully promifed the faid plaintiffs, to pay to them the fum of ten pounds, and also to pay and fatisfy the faid plaintiffs their costs and charges by them expended in entering up their aforefaid judgment to as aforefaid cbtained, and also to pay and fatisfy them the faid plaintiffs the sheriffs poundage, and other expences, costs, and charges of levying the aforefaid execution: And the faid plaintiffs in fact fay, that they the faid plaintiffs, relying on the faid promife and undertaking of the laid defendant, afterwards, to wit, on, &c. at, &c. did withdraw their aforefaid execution, and did then and there difcharge and acquit the faid theriffs from keeping any longer pofsession of the said goods and chattels so taken in execution, and did then and there cause to be delivered up the said goods and chattels to the faid defendant, as such assignce as asoreful: And

### DISCONTINUANCE OF SUITS COMMENCED.



the faid plaintiffs in fact further fay, that the faid costs and charges by them expended in entering up the aforefaid judgment fo as aforefaid obtained, and also the sheriffs poundage, and the other expences, costs, and charges of levying the aforesaid execution, amounted to a large fum of money, to wit, the fum of twenty pounds of lawful money of Great Britain, to wit, at, &c.; whereof the faid defendant afterwards, to wit, on, &c. at, &c. there had notice; whereby the faid defendant became liable to pay to the faid plaintiffs the faid fum of ten pounds, and also the said sum of twenty pounds, amounting together to the fum of thirty pounds, according to the form and effect of the faid promife and undertaking to by the faid defendant, affigure as aforefaid, made as aforefaid. And whereas, &c. (fame as the 1st Count, omitting any 2d Count. mention of the bankruptcy, and defendant being affiguee, and what is in Italic. Add the common Counts; and common breach.) Diaton by Mr Graham.

Herbert Evans, ofquire, com- Declaration GLAMORGANSHIRE. plants of T. Thomas, gentleman, one of the attornies of the court gainst an attern of our faid lord the king, before the king himfelf, prefent here in ney, the under court in his own proper person: for that whereas, before the time therit of the of the making the promife and undertaking hereinafter next men- who promited tioned, to wit, on the thirty first December 1780, one Peter But that in confider esquire, was sheriff of the county of Glamorgan, and the said T. aton that planting was then and there the under-theriff of the faid P. B. of the faid bear from further county of G. lawfully and in due manner constituted and appoint- ther profecuting ed: And whereas also the faid H. before the time of the making has fost against the promife and undertaking hereinafter mentioned, to wit, on the the ther of Car faid thirty-first December 1780, at the parish of Lautwit near for laving taken Neath in the faid county of G. had taken and diffrained certain picages in reple cattle, goods, and chattels of one R. W. of the value of fifty vin, he would pounds, then and there found, and being for and in the name of a pay plantiff diffress for certain arrears of rent, to wit, the sum of pounds for half year's rent then remaining due and owing from due to him from the faid R. W. to the faid H. for rent of certain premises which region his the faid R. W. then held of the faid H. under and by virtue of a costs of defend certain demife to him thereof made by the faid H.; which faid leg that action cattle, goods, and chattels, so taken as aforefaid, the faid H ac- as also his concording to the laws and cultoms of the realm, detained until in the durage and the faid P. B. esquire, to being theriff of the faid county, afterwards, to wit, on the same day and year aforesaid, at, &c. upon the complaint of the faid R. W. to the faid P. B. fo being theriff as aforefaid, in that behalf made, under colour of his faid office of theriff, caused the faid cattle, goods, and chattels to be replevied and delivered to the faid R. W. of and for the taking or the faid cattle, goods, and chattels, the faid R. W. afterwards, to wit, at the tenth county court of the faid P. B. theriff of the county aforesaid, held for the said county on Wednesday the

twenty-ninth November 1780, without the writ of the faid lord

county of G well the deby the that.fi.

. Lestions.

Record of plaint the king, levied his plaint against the said H.; and the said plains gertified to just- afterwards, by virtue of a certain writ of our lord the now king fices of great fent to the faid P. B so being sheriss as aforesaid, was by him recorded in his court, and the record thereof, in all things by him certified, had and fent to and before our lord the king's justices of the great sessions of the country of G. on the seventeenth April 1781, being the first day of our lord the king's great sessions next held in and for the faid county, and fuch proceedings in and upon the faid plaint of the faid R. W. fo recorded, certified, had, and fent by the faid P. B. so being sherisf as aforesaid, were afterwards had in the faid court of great fessions; that afterwards, to wit, in the fame fessions of the said court of great sessions, it was confidered by the same court that the said R. W. should take nothing by his writ, but that he flieuld be in mercy for his false claim therein; and that the faid H. should thereupon go without day; and that he should have a return of the said cattle, goods, and chattels, to hold to him irrepleviable for ever; and that he should also recover against the said R. W. seven pounds seven shillings and nine pence for his costs and charges by him about his fuit in Judgment dere- that behalf expended; and thereupon the faid H. afterwards, to wit, on the twenty-third April 1781, fued forth out of the faid court of great sessions a certain writ of returno babendo, directed to the then theriff of the county of G. to wit, Charles Bowen, esquire, commanding him to cause the said cattle, goods, and chattels, to be returned to the faid II. to hold to him irrepleviasheriff's return ble for ever; at the return of which faid latt-mentioned writ the toward de return faid C. B. esquire, certified to the faid justices of the said court of great fessions, that, before his receiving that writ, the goods and chattels aforefaid were by the faid K. W. cloigned to places to him the faid sheriff unknown, so that he was not able to make any return thereof to the faid H. as it was thereby commanded him: And whereas the faid P. B. at the time he was theriff as aforef id, not regarding the flatute in such case made and provided, nor the duty of his faid office, but neglecting the fune, did not, before the repleying the faid cattle, goods, and chattels, so difframed as aforefaid to the faid R. W. take from him pledges fufficient, as weil for the faid cattle, goods, and chattels being returned, if a return should be adjudged, as for the laid R. W.'s prosecuting his faid fuit with effect, which he the faid P. B. to being theriff as aforefaid, ought to have done, according to the form of the flatute in fuch case made and provided, but wholly omitted so to do; by reason of which the said H. was wholly deprived of his said cattle, goods, and chattels fo diffrained by him as aforefaid, and of his faid rent to due to him as aforefaid, and of the whole benefit of his faid diffress and judgment: And whereas also the said H. by reason of the premises atoresaid, and of the negligence and misconduct of the said P. B. whilst he was so therist as aforesaid, alterwards, and before the making of the promise and undertak-

> ing heremafter mentioned by the faid Thomas, to wit, in Hilary term in the twenty-third year, &c. impleaded the faid P. B. in the

> > court

mena balendo.

Babendo, that goods, &c. were whighed.

#### DISCONTINUANCE or SUITS COMMENCED.



court of our faid lord the king, before the king himfelf, then being at Westminster in the county of N. in a certain plea of trespass on the case, to his the said H.'s damage of one hundred pounds, for the obtaining and recovering his damages by him the faid H. fultained by reason and on account of the insufficiency of the pledges taken by the faid P. B. whilit he was so sheriff as asoresaid, upon the making of the faid replevin and delivery to the faid R. W. of the aforefaid cattle, goods, and chattels fo diffrained by the faid H. as aforefaid, upon the faid plaint so levied against the said H. as aforefaid; upon which faid plea in the faid court of our faid lord the king, before the king himself, at Westminsterasoresaid, such proceedings were had in the same court that issue had been joined between them the faid H. and the faid P. B. to be tried by a jury of the faid county of G.: And whereas, on the fifteenth March 1784, at C. in the faid county of G. whilft the faid laft-mentioned fuit was depending, and before the trial of the faid iffue therein joined between the faid H. and the faid P. B. the faid Thomas (he the faid Thomas having been such under-sherist to the said P. B. of the find county of G. aforefaid), in confideration that the find H. at the special instruct and request of the said 1', would cause the trial or the iffic to joined between himself the faid H. and the faid P. b. in the pleasforeful, to be stayed, and would not any further profecute his faul fuit, but would defift from all further profecution against the said 1. B. in the said plea of trespass on the case, un tertook, and to the faid H. then and there faithfully promifed, that he the faid T. would pay to the faid H. as well the faid fum pounds to due from the faid R. W. to the faid H. for rent as aforefaid, as also so much money as should be due to him the faid H, for his damages, cotts, and charges by him fustained as well in and about his defence of the faid plaint to levied by the faid R. W. against the said H as atoresaid, as in and about the profecuting or his faid fuit against the said P. B.: And the said H. in fact further faith, that he, confiding in the faid promise and undertaking of the find T. in form aforefaild made, did cause the trial of the aforefaid iffue, to joined between himfelf the faid H. and the faid P. B. in the plea aforefaid, to be stayed, and at and fince the making of the faid promife and undertaking of the faid T. bath not further protecuted his faid fuit against the faid P. B. for the cause aforesaid; but, at the special instance and request of the said T. hath forborne, and flul doth forbear, to profecute the fame any further against the fail P. B.; and all process thereupon against the faid P. B. is coaled, to wit, at C. aforefaid in the faid county, whereof the faid T. ifterwards, to wit, on the fame day and year last aforesaid, there had notice: And the said H. in sact further fays, that the colls of him the faid H. fustained in and about his defence of the faid plaint so levied by the faid R. W. against him the faid H. as aforefaid, and in and about the profecuting of the full first against the said P. B. amount to a large sum of money, to pounds of lawful, &c. to wit, at, &c.; wit, the fum of whereof the faid T. afterwards, to wit, on the same, &c. there



### ASSUMPSIT SPECIAL.—FORBEARANCE AND

had notice: Yet the faid T. not regarding, &c. but contrivings &c. hath not yet paid to the faid H. either the faid fum of pounds so due from the said R. W. to the said H. for rent as aforefaid, or the said sum of pounds, or either of them, or any part thereof (although often fince requested so to do); but to pay either the said sum of pounds, or the faid fum of pounds, or either of them, or any part thereof, to the faid H. he the faid T. hath hitherto wholly refused, and still doth refuse, to wit, at, &c. (Money had and received, and ditto paid, &c.)

Drawn by MR. CROMPTON.

Declaration by

P. W. late of, &c. and W. G. late of, &c. in the faid county, in were attached to answer to the masters, &c. of the college of St. John the Evangelist in the university of Cambridge, in a plca of distrain the trespass, &c.; and thereupon the said masters, &c. by A. B. their goods of J. S. attorney, complain: for that whereas one J. S. of H. in the faid promise to pay county of, &c. for a long time, to wit, continually from and aster the fealt of the Annunciation of the Bleffed Virgin Mary A. D. 1740, until and upon the feast of St. Michael the Archangel A. D. 1750, and from thence until and at and after the making of the promise and undertaking of the said P. and W. hereafter mentioned, enjoyed a certain farm, confitting of a meffuage, and certain outhouses thereto belonging, and divers, to wit, twenty acres of land, with the appurtenances, of the faid mafters, &c. fituat:, lying, flanding, and being at H. aforefaid, and, during all that time there held the fame of the faid mafters, &c. as their tenant thereof, under and by virtue of a demife thereof before then made by the faid masters, &c. at and under the yearly rent or fum of thirty pounds, clear of all manner of taxes and outgoings whatfoever, payable from the faid J. S. to the faid masters, &c. at the feast of St. M. the Archangel and the Annunciation of the Bleffed Virgin Mary in every year during all that time, by even and equal portions, and that two hundred and seventeen pounds of the aforefaid rent, for feven years and part of another half year, ended at and upon the feast of St. M. the Archangel A. D. 1750 aforefaid, at that feast in the year last aforesaid, and also at the time of the making of the promise and undertaking of the said P. and W. hereafter next mentioned, were due and owing, and in arrear, from the faid J. S. to the faid mafters, &c. to wit, at II. aforefaid; and the faid J. S. at the time of the making of the faid promife and undertaking of the faid P. and W. hereafter next mentioned, and afterwards, was and continued in possession of the said demised premises under the said demise, and, at the time of the making of the faid promise and undertaking, and afterwards, had divers cattle, goods, and chattels levant and couchant in and upon the said demised premises, and were then liable to be distrained by the faid masters, &c. for the said arrears of rent; and the said I.S. so having enjoyed and continued the said demised premises under the faid demise, and the rent for the same so being due, owing, in

## AND DISCONTINUANCE of SUITS, &c.

arrear, and unpaid to the faid masters, &c.; and the said J. S. being fo possessed of the said demised premises, with the appurtenances, and fo having divers cattle, goods, and chattels levant and couchant in and upon the faid demifed premifes, which were so liable to be distrained as aforesaid, the said masters, &c. on the fourth day of October A. D. 1750 aforesaid, at H. aforesaid, were about, by one D. Bolfon there then bailiff, to distrain the said cattle, goods, and chattels of the faid J. S. then being so levant and couchant on the faid demised premises, and then being so liable to be distrained for the arrears of rent; of all which premises the said P. and W. then and there had notice: and thereupon the faid P. and W. then and there, that is to fay, on, &c. in confideration: that the faid mafters, &c. at the special instance and request of the faid P. and W. would not distrain the faid cattle, goods, and chattels, but would defift therefrom, and from giving the faid I. S. any trouble, by diffress or otherwise, for or on account of the faid arrears of rent, until Candlemas then next, undertook, &c. the faid mafters, &c. to pay them the faid fum of two hundred and seventeen pounds so due and in arreas to them, at, &c. next after the making of the faid promise and undertaking, and to make the greatest payment at, &c.: And the faid mafters, &c. aver, that they confiding, &c. of the faid P. and W. they the faid mafters, &c. did not diffrain the faid cattle, &c. or any part thereof, nor have they at any time afterwards hitherto given the faid J. S. any trouble, by diffress or otherwise, for or on account of the faid arrears of rent, or any part thereof, but, at the faid instance of the faid P. and W. have always hitherto wholly defifted therefrom; of all which faid premites the faid P. and W. at H. aforefaid, had due notice: Yet the faid P. and W. not regarding, &c. (Common conclusion for the two hundred and feventeen pounds.

CUMBERLAND, to wit. Jery Wife v. Richard Miller: Declination (on for that whereas, before and at the time of the making of the pro- the care subjoinmife and undertaking of the faid Richard hereafter next men-ed), confidences tioned, to wit, on, &c. at, &c. one T. M. was justly and truly the promissory indebted to the faid plaintiff in a large sum of money, to wit, the to the opinion, sum of fixteen pounds of law sul money of Great Britain, for dias an undertakvers goods, wares, and merchandizes before that time fold and deli- ing to pay to; vered by the faid plaintiff to the fail T. M; and the fame being and much debt and remaining due and unpaid to the faid plaintiff, he the faid plaintiff, cotts for a third in order to procure and compel payment of the same, after-tiff, in considewards, and before the time of the making of the promife and un-ration of fordertaking of the faid defendant hereafter next mentioned, to wit, bestance. in Easter term in the twenty-ninth year of the reign of, &c. 1st Count states, fued and profecuted out of the court of our faid lord the king, the whole case, the cause of acbefore the king himself (the said court then and still being held at tion, the arrest, and the promite of defendant, that he or his executors should pay so much by instalments for debt and coffs, in confideration of difcontinging the fult, and fetting the original defendant at liberty; and goes for two unftailments.

YOL. II.

Westminster in the county of Middlesex), a certain writ of our faid lord the king called a latitat, directed to the sheriff of the county of C.; by which faid writ the faid sheriff was commanded, that he should take the said T. M. if he should be found in his bailiwick, and him fafely keep, so that he might have his body before our faid lord the king at Westminster, on, &c. next atter, &c. then rext following, to answer the said plaintiff in a plea of trespass, and also to a bill of the said plaintiff against the said T. M. for forty pounds, upon promites, according to the cuffern of the faid court of our faid lord the king, before the king himfelf, to be exhibited; and that the faid theriff thould have there then that writ; which faid writ afterwards, and before the delivery thereof to the said sheriff of C. as hereafter is mentioned, to wit, on, &c. at, &c. in, &c. was duly indorfed for bail for fixteen pounds, by virtue of an affidavit of the cause of action before then made and duly affiled of record in the faid court of, &c. according to the form of the statute in such case made and provided, that the faid T. M. might be by force thereof arrested by the said fheriff, and held to bail for fixteen pounds there; which faid writ, so indorsed as aforesaid, afterwards, and before the return thereof, and before the making of the faid promife and undertaking of the faid defendant hereafter next mentioned, to wit, on, &c. at, &c. was delivered unto one T. W. who then and at and after the arresting of the said T. M. by virtue of the said writ as hereinaster mentioned was sheriff of the said county of C. to be executed in due form of law; by virtue of which faid writ, the faid T, W. afterwards, and before the return of the faid writ, and before the making of the promife and undertaking of the faid defendant hereafter mentioned, to wit, at, &c. in, &c. and within the bailiwick of the faid then theriff, took and arrested the faid C. M. by his body, and then and there kept and detained him in custody, at the suit of the said plaintiff, for the cause aforesaid, by virtue of the said writ; of all which said premises the said defendant afterwards, to wit, on, &c. at, &c. there had notice: and thereupon, in confideration that the faid plaintiff, at the special instance and request of the said defendant, (In 2d Count) would (1) discharge the said T. M. out of the cultody of the said sheriff of C. and set the said T. M. at liberty, and would then fuld T. M. to be and there permit him to go at large, and would not proceed any further against him in the suit aforesaid, he the said desendant undertook, and then and there faithfully promifed the faid plaintiff, that he the faid defendant, or his executors, should and would pay to the faid plaintiff the fum of fixteen pounds in full for the faid defendant, so due and owing from the said T. M. to the said (3) "immanner plaintiff, and the costs then incurred in the faid suit, (2) to pay four pounds every year until the said sum of sixteen pounds should withfour pounds be paid: And the faid plaintiff in fact tays, that he, confiding in the faid promife and undertaking of the faid defendant, afterwards, to wit, on, &c. at, &c. in, &c. at the faid instance and request,

(1) " permit and procure the gdilchar ed"

(In 2d Count) fol owing, to yevery year"

(1) did discharge the said T. M. out of the custody of the said (In 2d Count). then sheriff; and did then and there set the said T. M. at liberty, (1) " permit and permit him to go at large, and did not any further proceed and procure the against him in the suit aforesaid, and hath not, at any time since said T. M. to be discharged' the making of the faid promise and undertaking of the said defendant as aforefaid, hitherto proceeded in the faid fuit; whereof the said defendant there had due notice: And the said plaintiff in fact further faith, that (2) after the making of the faid promife and (In 2d Count) undertaking of the faid defendant, and before the commencement (a) "after the of this fuit, to wit, on, &c. at, &c. a great part of the faid fum and" of fixteen pounds in the faid promife and undertaking mentioned, to wit, the fum of eight pounds, being at and after the rate of four pounds by the year, for two years elapted fince the making of the faid promise and undertaking, and ending and ended on the day and year last aforesaid, became and was then and there due and payable from the faid defendant to the faid plaintiff, according to the tenor and effect of the faid promife and undertaking of the faid defendant; whereof the faid defendant afterwards, to wit, on, &c. had notice. And whereas, before and at the time of the mak- ad Count fame ing of the promife and undertaking of, &c. &c. (Finish this as first, only Count same as first, only omitting what is in Italic, and in-cause of action, serting what is in the margin.) (3) And whereas, before and the mention and at the time of the making of the promise and under- of executors in taking of the faid defendant hereafter next mentioned, to the promise. wit, on, &c. one T. M. was juilly and truly indebted to the (3) 3d Count faid plaintiff in another large fum of money, to wit, the more general fum of fixteen pounds of, &c. for the recovery of which the faid reft, and only plaintiff had then and there commenced a certain action or fuit at stating, that? law in the court of, &c. here against the said 1. M. and the said plaintist had inplaintiff had incurred and been put to certain costs and charges and a promise by in the prosecution of the said suit and action; and thereupon as the desendant to terwards, and whilst the said suit was depending in the said court pay, omitting here, and before the faine was ended and determined, to wit, on, the inflaments, &c. at, &c. in confideration that the faid plaintiff, at the like in confideration special instance and request of the said defendant, would prevent the more such any further proceedings against him the said T. M. in the afore- and reneral total faid fuit, he the faid defendant undertook, &c. to pay to him the bearance, faid plaintiff the fum of fixteen pounds of, &c. in full for the faid debt and costs of the said suit: And the said plaintiff in sact says, that he, confiding in the faid last-mentioned promise and undertaking of the faid defendant, did immediately upon the making thereof, at the request of the said defendant, prevent, and always from the time of the making of the faid last-mentioned promise and undertaking hitherto hath prevented, any further proceedings being had against the said T. M. in the said action or suit so by him commenced as last aforesaid, and that he the said plaintiff hath always from thence hitherto forborn and wholly defisted, and still doth forbear and wholly defift, from fuing the fuld T. M. on the occasion aforesaid, to wit, at, &c.; which the said defend-D d 2

ant there well knows. (Add the money Counts; account stated; and common conclusion.)

THOMAS BARROW.

Case and Opinion on the Agreement or Note.

"I Richard Miller, or his executors,

so promise to pay Jery Wise the sum of
stateen pounds, to pay sour pounds
every year till the above sum is paid,
so as witness my hand,

"RICHARD MILLER." Witness, WILLIAM ROPER."

Plaintiff is a grocer, and lives at, &c. and fold groceries to one Thomas Miller, fon of the defendant, to the amount of fixteen pounds, who lived at A. in Scotland; the faid Thomas Miller becoming infolvent fled from his house in Scotland to his father's in Cumberland, where he for some time secreted himself from his creditors; however, plaintiff at Last procured han to be arrested, by virtue of a latitud iffued on twenty. fifth May 1787, at his father's house, ten miles from any place where flamps could be produced. Upon the faid Thomas Miller's being arrefled, he was threatened to go to jail, but, rather than permit him, the defendant offered plantiff the fum of fixteen pounds, payable in four years in full for debt and cofts, in case he would release the defendant's fon, which plant if agreed to accept; but there being no stamps, or any person capable of drawing a proper note of hand, defendant wrote the above undertaking on plain paper. Upon defendant figning the above, the pluntiff fet T. M. at liberty who foon went and still continues abroad; the pre-Int defendant fent the first payment by his youngest son, and paid the same in part of the said fixteen pounds, and which was inderfed on the faid undertaking.

It is prefumed, that though the undertaking is not on flamp, and wants the words value received, yet it is good within the statute 29. Charles 2. ch. 3. and may be stamped, and

15.

that the words valuereceived are not necessary, as it can be clearly proved for what confideration the undertaking was given.

I think the above note good as a promiffery note within the statute q. and 4. Ann. ch. 9.; or coupled with the confideration, it may be given in evidence, in a special action upon the case, stating such confideration. If it he declared upon as a promiffery note, it cannot be given in evidence without a proper stamp; and not having that now, it is not permitted to be than ped but on paying ten pounds, by the flatute 24 Coo 3 c. 7 f 8. which it cannot be weith t'e plaintiff's while to pay. I would therefore advise the plaintiff to declare specially upon the original confideration (which, I am of opinion, will be deemed futherent to fipport an action, as a confideration of forlaware to fue the deter dant's fon for the debt and costs, as a fatisfaction for which the note is stated to be given), and give the note in evidence as an agreement entered into upon such consideration; as an agreement, however, is required to bear a fix shilling stamp (by statute 23. Geo. 3. c 58.) and not having it, it carnot be given in evidence, unless on payment of five pounds, under the 12th fection of that all, adopting the provifions contained in the 11th fection of 5. and 6. William and Mary, 3 21, unless it comes within the meaning of the excipted proviso in the before mentioned statute of 23. G. 3 c. 58. f. 4. as a " memorandum or agreement, the matter of which does not exceed twenty pounds," which I incline to think it does, and then no stamp is required to make it evidence. I have therefore ventured to declare accordingly. If, notwithstanding this, a fix shilling stamp should be required, and the defendant will proceed to try the action, it may be stamped at any time before the trial on payment of five pounds.

THOMAS BARROW.

LANCASHIRE, to wit. J. L. v. E. K. and E. B.: for Declaration in that whereas, before the making of the promife and undertaking hereafter mentioned, one A.B. was tenant for years, to wit, from year to year, of a certain messuage or dwelling-house, and a close of land, with the appurtenances, of the faid plaintiff, at and under a certain yearly rent, to wit, the yearly rent of eighteen pounds of, &c. therefore payable to the faid plaintiff; and, being fuch tenant as aforefaid, he the faid A B. during his faid tenancy, and before the making of the faid promife and undertaking of the faid defendants hereafter next mentioned, assigned over all his estate signment, if he and interest of and in the said premises to the said defendants, without the leave or licence, and against the will of the said plaintiff; under which faid affignment the faid defendants entered into the possession of the said premises; and the said defendants being but permit him' fo possessed thereof heretofore, to wit, on, &c. at, &c. in consideration that the faid plaintiff, at the special instance and request of the faid defendants, would then and there accept and continue them as tenants of the faid premifes in the place and flead of the faid A. B. upon the same terms that the said A. B. had theretofore had and held the fame, they the faid defendants undertook, and then and there faithfully promifed the faid plaintiff, to pay all arrears of rent then due and owing from the faid A. B. to the faid plaintiff, for and on account of the same premises, within a reasonable time: And the faid plaintiff avers, that although he the faid plaintiff. confiding in the faid promife and undertaking of the faid defendants, did then and there accept and continue, and from thenceforth hitherto hath continued them tenants of the same premises in the place and stead of the said A. B. upon the terms aforesaid: and although, at the time of the making of the promife and undertaking, there was in arrear and unpaid from the faid A. B. to the faid plaintiff, for and on account of the faid demised premises, a large fum of money, to wit, the fum of eighteen pounds of, &c.: of which the faid defendants then and there had notice; and although they the faid defendants have fince paid a part to the faid plaintiff, to wit, the fum of nine pounds of, &c. on account thereof: Yet the faid defendants, not regarding, &c. but contriving, &c. the faid plaintiff in this behalf, have not, nor hath either of them, as yet paid the refidue of the faid arrears of rent, amounting in the whole to a large fum of money, to wit, the fum of nine pounds of, &c. or any part thereof, to the faid plaintiff (although a reasonable time for that purpose has long since elapsed, and although fo to do they the faid defendants afterwards, to wit, on, &c. at, &c. were requested by the said plaintiff); but they so to do have, and each of them bath, bitherto wholly refused, and still do refuse, and the same is wholly unpaid to the said plaintiff, to wit, at, &c. And whereas, before the making of the promise ad Count, ornitand undertaking hereafter next mentioned, one A. B. was tenant ting to state for years, to wit, from year to year, of a certain other melfuage that the affignor dwelling-house, and a close of land, with the appurtenances, of ment was made him the faid plaintiff, situate at, &c. under a certain demise there-

special affumpfik ? by a landlord i against the asfignees of his? tenant's farm and goods, on a " promise by them to pay all airears of rent at the 3 time of the af-, would not ob-Aruct their taking possessions, nor distrain, &c. to fell the ftocks. part of the rens had been paid.

without the licence of plain Of t.ff, and maipar Was Daly

of theretofore made to him by the faid plaintiff at and under a certain yearly rent, to wit, the yearly rent of eighteen pounds of, &c. whereof, at the time of the affigning of the faid demifed premifes hereafter next mentioned, a large fum, to wit, the fum of eighteen pounds, was due and in arrear from the said A. B. to the said plaintiff, to wit, at, &c.; and the faid A. B. so being such tenant, and the faid rent so being due from him for the said premifes as aforefaid, he the faid A. B. during the continuance of the faid demife, and before the making of the promife and undertaking of the faid defendants hereafter next mentioned, affigned over all his estate and interest of and in the said last-mentioned premifes, together with all and fingular the goods, chattels, and flock of him the faid A. B. upon the fame, to the faid defendants; under which affignment the faid defendants accordingly entered upon and took possession of the said last-mentioned affigned premifes; and being fo thereof poslessed, heretofore, to wit, on, &c. in confideration that the faid plaintiff, at the special instance and request of the said defendants, would not dispute the said assignment, and would forbear to disturb the said possession of the said last-mentioned demised premises, or the goods, chattels, and itock thereon, for or on account of the arrears of rent to due to him for the same as aforesaid, they the said defendants undertook, &c. to pay to him all the faid arrears of rent fo due and owing to him for and in respect of the said demised premises as aforefaid, when they the faid defendants should be thereto afterwards requested: And the said plaintiff in fact says, that he, confiding in the faid last-mentioned promise and undertaking of the faid defendants by them made as aforefaid, did not dispute the faid affigument, but did then and there forhear, and from thence hitherto hath forborne, to disturb their said possession of the said last-mentioned demised premises, and the goods, chattels, and stock thereon, for and on account of the said arrears of rent so due to him for the same as aforesaid, to wit, at, &c.; and although they the faid defendants have fince paid to the faid plaintiff a part. &c. &c. (Conclude as in 1st Count.) And whereas, at the time of the making of the promite and undertaking hereafter next plaintiff would mentioned, the faid defendants, by affignment from the faid A. B. forbear to dif- were possessed of and in a certain other messuage and close, with train, and would the appurtenances, situate in, &c. (whereof the said A.B. at the fale of them by time of such assignment, was tenant, to wit, from year to year, to the faid plaintiff, at a certain yearly rent, to wit, the yearly rent of eighteen pounds, therefore payable to the faid plaintiff, of which faid rent a large arrear, to wit, the fum of eighteen pounds, was then and there due to the faid plaintiff), and also of certain goods, chattels, stock, and crop upon the said messuage, close, and premifes, liable to the diffress of the said plaintiff for the said arrears of rent; and the faid defendants, being to possessed as aforesaid. heretofore, to wit, on, &c. at, &c. in confideration that the faid plaintiff, at the special instance and request of the said defendants. would forbear to diffrain the goods, chattels, stock, and crop upon

3d Count, in confideration not prevent the defendants.

the faid affigued premifes for the faid arrears of rent, and would not prevent their making fale of them, they the faid defendants undertook, &c. the faid plaintiff, to pay to him the faid arrears of reht, when they the faid defendants should be thereto afterwards requested: And the faid plaintiff avers, that he, confiding in the faid last-mentioned promise and undertaking of the said defendant, did forbear, and from the making thereof hitherto hath forborne, to diffrain the faid goods, chattels, stock, and crop upon the faid affigned premifes, for the cause aforesaid, and did not prevent, nor from thence hitherto hath prevented, the fale thereof by them the faid defendants, to wit, at, &c.: Yet the faid defendants, not in the least regarding, &c. but contriving, &c. the faid plaintiff in this behalf, hath not as yet paid the faid arrears of rent to the faid plaintiff, or any part thereof (although to do they, &c.); but they to to do, &c. (Add Counts for use and occupation; money had and received; an account stated; and common conclusion.)

T. BARROW.

LONDON. J. J. W. Sir W. D. bart. J. D. and G. D. Declination, in complain of F. D. and M. his wife, being, &c.: for that whereas confideration one J. C. and N. C. on, &c. were jointly and teparately bound to plantiff would the faid plaintiffs, by their certain writing-obligatory, in the furn not put a bond of four hundred pounds, with a condition for the payment of two defendant while hundred and fix pounds on, &c. then next following, watch faid tole as adminiftwo hundred and fix pounds were not paid to the faid plaintiffs, or trains, the proany or either of them, on, &c. then next following, according miled topayboth to the condition of the faid writing-obligatory, whereby the faid principal and inwriting-obligatory became forfeited to the find plaintiffs: And bond in a fiert whereas the faid N. afterwards, to wit, on, &c. died intestate time. (the faid four hundred pounds being then unpaid to the faid plain- Action brought tiffs, or to any or either of them), after whose death administration afterdesendant's of all the goods and chattels, which were belonging to the faud N. inter-marrage. at the time of his death, was committed by the late (a) judge for the proving of wills and granting of administration to the said M. whilst she was sole; by virtue whereof, she the said M. became possessed of the faid goods and chattels which were belonging to the faid N. at the time of his death, and the faid goods and chattels became liable to pay the just debts of the said N.: And whereas the faid plaintiffs, for the fooner obtaining of the debt aforefaid, did intend to put the faid writing-obligatory in fuit against the faid M. as administratrix of the goods and chattels of the said N. for the recovery of the aforefaid four hundred pounds, and of luch their intentions they the faid plaintiffs afterwards, to wit, on, &c. gave notice to the faid M. whilst she was sole: whereupon the faid M. whilst she was sole, afterwards, to wit, on, &c. in consideration of the premises, and also in consideration that the said plaintiffs, at the special instance and request of the said M. would forbear to put the faid writing-obligatory in fuit against the said M. she the said M. undertook, and then

(a) QUERY, If the name and title of the person, and of what ecclesiastical court, should not be fet out.

and there faithfully promised the said plaintiffs, that she the faid M. would immediately pay the interest then due upon the faid writing-obligatory to the faid plaintiffs; and would also pay them the principal money due upon the faid writing-obligatory within a reasonable time afterwards: And the said plaintiffs in fact fay, that they, confiding in the faid promise and undertaking of the faid M. whilst she was sole, in form aforesaid made, have always, from the time of the making of the faid promise and undertaking, hitherto abstained and forbore, and still do abstain and forbear, to put the faid writing-obligatory in fuit against the said Mary. And the faid plaintiffs in fact further fay, that the interest aforefaid, then due upon the faid writing-obligatory at the time of the making of the faid promise and undertaking, amounted to thirty-four pounds; whereof the faid M. then and there had notice: Yet the faid M. whilst she was sole, and the said F. and M. after the marriage celebrated between them, not regarding, &c. but contriving, &c. to deceive and defraud the faid plaintiffs in this behalf, have not paid, nor hath either of them as yet paid, the faid principal money, and interest due therefore upon the said writingobligatory, amounting in the whole to, &c. (although to do this the faid M. often afterwards whilst she was sole, and the said F. and M. after the marriage celebrated between them, to wit, on, &c. by the faid plaintiffs were requested); but they to pay the fame have hitherto wholly refused, and still refuse, &c.

Declaration in · tereft.

LONDON, to wit. James Barber complains of William confideration of Brander, being in the custody, &c. of a plea of trespess on the case, plaintiff's giv- &c.: for that whereas the faid William, before the making of the ing further time for the payment promise and undertaking of him the said William hereaster next of the presental mentioned, to wit, on the fourth day of May in the year of Our of a bond, de- Lord 1767, at L. asoresaid, in the parish of St. Mary-le-Bow in fendant promif- the ward of Cheap, made his certain writing-obligatory, fealed ed to pay in-with the feal of the faid defendant, the date whereof is the day and year aforefaid, and thereby became held and firmly bound to the faid plaintiff in the fum of five hundred and eighty pounds of good and lawful money of Great Britain, to be paid to the faid plaintiff when he the faid defendant should be thereto afterwards requested, with a condition thereunder-written, that if the faid William Brander, his heirs, executors, or administrators, should and did well and truly pay, or cause to be paid, unto the said plaintiss, his executors, administrators, or affigns, the full fum of two hundred and ninety pounds of good and lawful money of Great Britain, within three years then next ensuing from the first day of February then last past, together with interest for the same, at the rate of two pounds ten shillings per cent. per ann. commencing the first day of February aforesaid, then that obligation to be void, otherwife to remain in full force and virtue. And whereas, before the making of the promise and undertaking of the said William hereafter next mentioned, and before the expiration of the hid three years in the faid condition of the faid writing-obligatory mentioned, mentioned, that is to fay, on the first day of July A. D. 1760, at L. aforesaid, in the parish and ward aforesaid, the principal sum of two hundred and ninety pounds in the condition of the said writing-obligatory mentioned then being unpaid, he the faid James gave notice to the faid William to pay the principal fum. and the interest thereof, at the expiration of the time limited and appointed in and by the condition aforesaid, according to the tenor thereof, and requested the said William to pay to him the said James the faid principal fum of two hundred and ninety pounds, and the interest aforesaid, at the expiration of that time, according to the tenor of the condition of the faid writing-obligatory; and thereupon afterwards, to wit, on the fame day and year last aforefaid, at L. aforefaid, in, &c. aforefaid, in confideration that the faid James, at the special instance and request of the said William, would forbear and give to the faid William some further time for the payment of the faid principal fum of two hundred and ninety pounds after the expiration of the time in and by the faid condition limited for payment thereof, he the faid William undertook, and then and there faithfully promifed the faid James to pay him the faid principal fum of money as foon as he conveniently could after the expiration of the time limited in the faid condition, and in the mean time that he the faid William would pay the faid James interest for the said principal sum of two hundred and ninety pounds from the expiration of the faid time in the faid condition limited for that purpose, until the said principal sum should be paid, at and after the rate of five pounds by the one hundred pounds by the year, and so in proportion for a leffer sum than one hundred pounds, that is to fay, when he the faid William should be thereto afterwards requested: And the said James in said saith, that he. confiding in the faid promise and undertaking of the said William fo by him made in this behalf as aforefaid, did, to wit, at the request of the said William, forbear and give unto him further time for the payment of the faid principal fum of two hundred and ninety pounds from the expiration of the time limited by the faid condition for payment thereof, for a long time, to wit, until a day long afterwards, that is to fay, until the first day of April A. D. 1775, to wit, at L. aforefaid, in, &c. aforefaid: And the faid James in fact further faith, that afterwards, that is to fay, on the same day and year last aforesaid, at L. aforesaid, in, &c. aforefaid, there became due and owing from the faid William to the faid James for interest on the faid principal fum of money, at and after the rate of five pounds by the one hundred pounds by the year, and so in proportion for a less sum than one hundred pounds, according to the tenor of the faid promife and undertaking of the faid William, a large fum of money, to wit, the fum of fifty pounds, which the faid William ought to have paid to the faid James, according to the tenor of his faid promife; whereof the faid William afterwards, to wit, on the same day and year last aforesaid, at, &c. aforesaid, had notice. And whereas the faid faid William, &c. (Money laid out, had, and received; and account flated; and common conclusion)

I think, if you can prove the promite as stated in the first Count, you may maintain the action.

D. Morgan.

Declaration in

PALACE COURT. Frederick Witteg, by R. K. his atpalace court a- torney, complains of Richard Hammock, in a plea of trespass on sainst detend- the case, &c.: for that whereas, before the making of the proant, who, in con- mife and undertaking of the faid defendant hereafter next mentiontiff would not ed, to wit, on, &c. at, &c. within the jurisdiction of this court; enter up judg- one James Styles, to secure the payment of twenty-nine pounds ment, on a war- fixteen shillings and elevenpence, then due and owing from him rant of attorney, the faid J. S. to the faid plaintiff, did, by a certain writing, comagainst one A.B. monly called a warrant of attorney, then and there made by him who had made default in pay. the faid J. S. and duly executed and delivered to the faid plaintiff, ing the money, defire and authorize one J. W. and one R. H. or any other attorpromised to pay ney of his majesty's court of king's bench, to whom the said warthe money or rant of attorney was directed, to appear for him the faid J. S. render up the that is to fay, in the court of king's bench, as of the then last but did neither. Michaelmas, the then next Hilary, or any other subsequent term, and then and there to receive a declaration for him in an action of debt for fifty-nine pounds, for goods fold and delivered at the fuit of the faid plaintiff, by the name of, &c. and thereupon to confess the fame action, or elle to fuffer a judgment by default, or otherwife, to pass against hun the said J. S. in the same action to be thereupon forthwith entered up against him of record in the said court of the faid furn for fifty-nine pounds and costs of fuit, upon this condition thereto annexed, to wit, that if the faid J. S. should pay the aforefaid fum of twenty-nine pounds to the faid plaintiff in manner following, that is to fay, ten pounds in part thereof, on, &c. and the remaining fum of, &c. on, &c. then that the faid warrant of attorney should be void, or else should remain in full force; and that in case default should be made in the said first payment, the faid plaintiff should be at liberty to enter up the faid judgment in the faid warrant of attorney so made as aforefaid, and fue out an execution: And the faid plaintiff in fact faith, that the faid J. S. having made default in the faid first payment in the faid condition to the aforefaid warrant of attorney annexed, as aforefaid specified, by not paying the said sum of ten pounds in the said condition mentioned, and thereby flipulated and appointed to be paid, on, &c. he the faid plaintiff, just before the making of the promile and undertaking of the faid defendant hereafter next mentioned, intended and was about to put the aforefaid warrant of attorney in force against the said J. S. and to cause the said judgment therein mentioned to be entered up against him the said I.S. by virtue of the faid warrant of attorney, and to fue out process of execution against him the said J. S. on such judgment, as the said defendant well knew; and thereupon afterwards, and before the levying

levying the plaint of the said plaintiff against the said defendant, to wit, on, &c. at, &c. in confideration that the faid plaintiff, at the special instance and request of the said defendant, would not enter up, or cause to be entered up, such judgment as aforesaid against the said J. S. nor take him in execution, but would forbear so to do until the twenty-ninth day of, &c. he the faid defendant, by a certain memorandum or note in writing, bearing date the day and year last asoresaid, and subscribed by him the said defendant, according to the form of the statute in such case made and provided, undertook, and then and there faithfully promifed the faid plaintiff, to pay him the faid fum of ten pounds (that is to fay, the faid fum of ten pounds so due and payable from the said J. S. on, &c. as aforefaid), on, &c. or produce the person of the said J. S. on that day to him the faid plaintiff: And the faid plaintiff avers, that he, confiding in the faid promife and undertaking of the faid defendant to by him in manner and form aforefaid made, did not at any time after the making of the promite and undertaking of the faid defendant, between that day and the aforefaid twenty-math day of, &c. or on that day, enter, or cause such judgment as atoresaid to be entered against the said J. S. nor did he take him, or cause him the said 1. S. to be taken in execution at the suit of him the faid plaintiff; but on the contrary, during all that time, forbore so to do, to wit, at, &c.: And the said plaintisf in sact further faith, that although the faid 1. S. did not, at any time before, or on the faid twenty-ninth day, &c. pay, or cause the faid dum of ten pounds, so due and payable from him the laid J. S. to the faid plaintiff, on, &c. to be paid to the faid plaintiff; whereof, and of the aforelaid forbearance by him the faid plaintiff, the laid defendant, on the faid twenty-ninth day, &c. had notice: Yet the faid defendant, not regarding, &c. but contriving, &c. did not, on, &c. or at any other time, pay the faid part thereof, nor did he on that day produce the person of the said J. S. to the said plaintiff (although to perform the faid promife and undertaking, so by him made as aforefaid, he the faid defendant was requested by the said plaintiff, on, &c. at, &c.); but wholly neglected and refused fo to do: And the faid plaintiff avers, that the said J S hath never been taken in execution at the fuit of the faid plaintiff for the faid ten pounds so due and payable from him the said J. S. on, &c. or for any part thereof; but the faid fum of ten pounds still remains wholly unpaid to him the faid plaintiff, either by the faid defendant or the faid J. S. to wit, at, &c. in, &c. contrary to the tenor and effect, true intent and meaning, of the faid promife and undertaking of the faid defendant in manner and form aforefaid (Add a 2d 2d Count And whereas, &c. &c. made, to wit, at, &c. Count like the former, omitting the defeafance, and making the consideration to be for the forbearance to take in execution only, as nothing might have been faid about entering up judgment, which might have been entered up: 3d Count, money had and received; 4th, account stated; and common conclusion.)

V. LAWES. GLAMORGANSHIRE,

GLAMORGANSHIRE, to wit. David Prichard, one, &c. against defend- complains of Edward Thomas, being, &c.: for that whereas, (who having having ed, to wit, on, &c. at, &c. one Thomas Manfel Talbot, esquire, soner to escape was sheriff of the said county of G. and the said E. T. was then who was in his and there the gaoler and keeper of a certain gaol of the faid custody under T. M. Talbot, so being sherist of the said county, situate and bean attachment ing within the bailiwick of the faid sheriff, at, &c. lawfully and in formance of an due manner constituted and appointed by the said T. M. T. as ward made by fuch sheriff as aforesaid: And whereas, long before the time of order of neft prius, making the promise and undertaking hereinatter next mentioned, in a cause be- to wit, on, &c. at, &c. one Roger Williams was a prisoner in of plaintiff and the faid gaol whereof the faid E. Thomas was keeper and gaoler as faid prisoner, and aforesaid, in the custody of the said T. M. Talbot, esquire, so for which escape being sheriff as aforesaid there, under and by virtue of a certain plaintiff's client writ of attachment, before that time issued and profecuted out of had brought an the court of our faid lord the king, before the king himfelf, the theriff, which said court then and still being at Westminster in the county of was at iffue), Middlesex, at the instance of one H. E. for certain trespasses and on a promise, contempts brought against him the said R. W. in the court of our that it plantiff faid lord the king, before the king himself; and more especially, would cause amongst the said trespasses and contempts, for the non-performance be stayed in faid of a certain award and final arbitrament before that time in due action between manner made by one Richard Cox, esquire, barrister at law, in a his client and certain action of ejectment theretofore depending and at iffue, theriff, that he wherein one John Meredith, as lessee of the said H. E. was plaintiff, and the said R. W. was defendant, to which said R. C. the costs as well in matters in dispute between the said parties in the said action of the tormer ac- ejectment had been referred for his final determination and award, tion as the pre- and with the confent of the faid parties respectively, and under and by virtue of a certain order of nist prius, afterwards made a rule of the faid court of our faid lord the king, before the king himfelf; in which faid award it was and had been, amongst other things, awarded by the faid Richard Cox, the faid referee and arbitrator, that the faid R. W. should pay to the faid H. E. or to the faid D. P. as being the attorney and folicitor of and for the faid H. E. in the faid action of ejectment, the costs in the said action: And the faid D. Prichard, the faid attorney or folicitor of and for the faid H. E. in the faid action of ejectment, further fays, that the costs in the faid action, so awarded to be paid by the said R. C. amounted and were taxed at a large fum of money, that is to fay, the fum of fifty-fix pounds five shillings of lawful, &c.; and that the said R. W. was a prisoner in the said gaol whereof the said Edward Thomas was keeper and gaoler as aforefaid, in the custody of the faid T. M. T. so being sheriff as aforesaid, under and by virtue of the faid writ of attachment, as well by reason of the non-payment of lifty-fix pounds five shillings, the amount of the said costs, as for other the trespasses and contempts brought against him the faid R. W. more especially by reason and on account of the nonperformance of the faid order, that is to fay, at, &c. And whereas also afterwards, and before the time of making the said promise and undertaking next hereinafter mentioned, whilst the said T. M. T. esquire, was and continued such sheriff as aforesaid, and whilst the said R. W. was a prisoner in the said gaol whereof the said E. T. was keeper and gaoler, in the custody of the said T. M. T. elquire, so being sheriff as aforesaid, afterwards, to wit, on the day of A. D. at, &c. he the faid R. W. fo then and still being such prisoner as aforesaid in the said gaol whereof the faid E T. was keeper and gaoler as aforefaid, in the custody of him the said T. M. T. esquire, so being such sheriff as aforesaid, for the cause aforesaid, by and through the mere negligence and careless of the said T. M. T. esquire, the said sheriff of the faid county of G and of the faid E. T. the gaoler and keeper of the faid gaol, escaped from and out of the faid gaol and custody of the said T. M. T. esquire, so being sheriff as aforesaid, and went at large wherever it pleafed him the faid R. W. to go, without the leave or consent and against the will of the said H. E.; and the faid T. M. T. efquire, the faid shcriff, having no legal warrant or authority whatsoever for the said R. W being so set a-going at large; and the faid H. E. not being then, or at any time either before or fince, fatisfied by the fail R. W. for his non-performance of the feveral matters to awarded to have been theretofore performed by him the faid R. W. to the faid H. E. nor the faid D. P. the faid attorney and folicitor of the faid H. E. being then or there paid or fatisfied the faid fifty-fix pounds five shillings, of the amount of the costs so awarded to be paid to them, or either of them, by the faid R. W. as And whereas also the said H. E. by reason of the Assion on the aforefaid. premifes aforefaid, and of the negligence, careleffness, and mis- case for the conduct of the faid T. M. T. as aforefaid, whilst he was so sheriff escape brought as aforesaid, and of the said E. T. whilst he was such gaoler as afore-fuld, in having permitted and suffered the said R. W. to see and faid, in having permitted and fuffered the faid R. W. to escape and go at large as aforefaid, afterwards, and before the making of the faid promife and undertaking next hereinafter mentioned by the faid E. T. to wit, in Michaelmas term in the twenty-fourth year of the reign of our faid lord the now king, impleaded the faid T. M. T. esquire, in the said court of our said lord the king, before the king himself, the said court being then and still held at Westminster in the faid county of Middlesex, in a certain plea and trespass on the case, to his the said Heibert Evans's damage of five hundred pounds, for the obtaining and recovering his damages by him the faid H. E. fustained by reason and on account of the escape of the faid R. W. out of the custody of the faid T. M. T. esquire, so being sheriff as aforesaid, and of his the said R. W.'s non-performance of the faid award, and of the several matters so awarded to have been performed by him the said R. W. to the said H. E. as aforesaid; upon which said plea in the said court of our lord the king, before the king himself, at Westminster aforesaid, fuch proceedings were had in the same court that issue was joined between the faid H. E. and the faid T. M. T. to be tried by a jury of the faid county of Hereford, being the next English county to the faid county of Glamorgan. And whereas also the faid D. P.

before

before and at the time of the making of the promise and undertaking next hereinafter mentioned, was retained and employed by the faid H. E. as his attorney and folicitor in and about the profecuting

and carrying on of the faid fuit last above mentioned of him the faid H. E. against the said T. M. T. for and by reason of the said escape of the said R. W. as last aforesaid, to wit, at, &c.; and the faid last mentioned suit being so depending as asorefaid, and the faid fifty-fix pounds five shillings, the said costs so awarded to be paid to the faid H. E. by the faid R. W. being wholly unpaid either to the faid H. E. or to the faid D. P. the faid attorney and solicitor of and for the said H. E. in the said former action of ejectment; and the said D. P. being such attorney and solicitor of and for the said H. E. in the said suit so brought against the said T. M. T. for and by reason of the said escape of the said R. W. and the faid E. T. having been such gaoler and keeper of the said gaol at the time of the faid escape of the taid R. W. in manner before mentioned, afterwards, whilst the said last-mentioned suit was depending, and before the time of the faid issue therein joined between the faid H, E, and the faid T. M. T. to wit, on, &c. at, &c. he the faid H. E. in confideration that the faid D. P. at the special instance and request of the said E. T. would cause the trial of the aforesaid issue so joined between the said H. E. and the said T. M. T. in the plea last aforesaid, to be stayed, and would not any tayed, &c de- further profecute the faid last-mentioned suit, but would cause the faid H. E. to defift from all further protecution of the faid plea of trespass on the case against the said T. M. T. for or by reason of the faid escape of the said R. W. as aforesaid, undertook, and to the faid D. P. then and there faithfully promised, that he the faid E. T. would pay the faid D. P. as well the faid fum of fifty-fix pounds five shillings, the amount of the coits so awarded to be paid by the faid R. W. to the faid H. E. or to the faid D. P. as attorney and folicitor of and for the faid H. E. as aforefuld, and also all such costs and charges as had been and were then incurred in and about the profecuting the faid last-mentioned fait of the faid H. E. against the said T. M. T. for or by reason of the faid cicape of the faid R. W. as last aforesaid, whenever such costs in the faid last-mentioned action should be taxed: And the faid D. P. in fact fays, that he, confiding in the faid promise and undertaking of the faid E. T. in form aforefaid made, did cause the trial of the aforesaid iffue, so joined between the said Herbert Evans and the faid T. M. T. in the plea last aforesaid to be stayed, and cause the said H. E. to desist from all further prosecution thereof against the said T. M. T. and hath not further prosecuted the same; and fince the making of the faid promise and undertaking of the said E. T. the said last-mentioned suit of the said H. E. against the faid T. M. T. for the cause last aforesaid, hath not been further profecuted, but at the special instance and request of the said E. T. the faid H. E. and D. P. his faid attorney and folicitor, have forborne, and vet do forbear, to profecute the same any further

against the said T. M. T, and all process thereupon against the

Issuejoined; and in confideration plaintiff would cause the trial of the iffue to be fendant undertook, &c.

said T. M. T. is ccased, to wit, at, &c.: And the said D. P. in fact further lays, that the costs which had been and were incurred in and about profecuting of the faid last mentioned suit of the said H. E. against the said T. M. T. afterwards, to wit, on, &c. amounted to and were taxed by the proper officer in that behalf to a large fum of money, to wit, the fum of lawful, &c. to wit, &c.: Yet the faid Edward Thomas, not regarding his faid promise and undertaking by him so made as aforefaid, but contriving and fraudulently intending craftily and fubtilly to deceive and defraud the faid D. P. in this behalf, hath not yet paid to the faid D. P. either the faid fum of fifty-fix pounds five shillings so awarded to be paid as aforesaid, or the other sum pounds, the faid amount of the faid costs so taxed as aforesaid, which had been and were incurred in and about the prosecuting of the said last-mentioned suit of the said H. E. against the faid T. M. T. as aforefaid, or either of them, or any part thereof (although to pay the fame several sums of money to the said D. P. he the faid E. T. hath by the faid D. P. been often fince requested); but to pay either the faid fum of fifty-fix pounds five shillings, or either of them, or any part thereof, or the faid fum of to the faid D. P. hath hitherto wholly refused, to wit, at, &c. (Counts for money paid, laid out, and expended; ditto had and received ; common breach to two last.)

LONDON, ff. Mary Saunders, executrix of the last will Declaration a. and tellament of Thomas Saunders deceafed, complains of Rich-gainst defendard Aucklam, being in the custody, &c.: for that whereas the said ant, an apprendefendant, in the lifetime of the faid Thomas, to wit, on the tree for money third of March A. D. 1736, at L. &c. by a certain indenture then promised, if the and there made by the faid defendant to the faid T. and sealed would not take with the seal of the said desendant, did put himself apprentice to advantage the faid T. in his lifetime, to learn the art of waterman, and with him, after the munner of an apprentice, to dwell and ferve upon ant's leaving his the river Thames, from the faid third day of March in the year service formeraforesaid unto the full end and term of seven years from thence ly, and would next following, to be fully complete and ended; during which endeavour to? next following, to be fully complete and cheed, during which procure him the faid apprentice his faid matter faithfully should serve as be made free of aforefaid, his fecrets keep, and his lawful commands every where a company. gladly do: And whereas the faid defendant afterwards, and during the litetime of the faid Thomas, and during the continuance of the faid term, that is to fay, on the tenth of February A. D. 1742, did, without the licence or confent of the faid T. and against his will, and contrary to the said covenant so made as aforesaid, desert and quit, and absent himself from the service of the faid F. for a long time, that is to fay, for all the then refidue of the said term of years, whereby the said T. was deprived of the benefit and advantage of the service of his said apprentice, which he ought and might have had during that time, and thereby lost divers large sums of money. And whereas the said defendant

afterwards, in the lifetime of the faid Thomas, that is to fay, on the twenty-eighth day of September A. D. 1759, at L. &c. in confideration that the faid T. at the special instance and request of the faid defendant, had then and there undertaken and faithfully promifed the faid defendant, that if he the fail T. would not take any advantage of the faid breach of covenant of the faid defendant in the faid indenture contained, by bringing an action or actions at law against the said defendant for the same, but would deliver up the faid indenture, fealed with the feal of the faid defendant as aforefaid, to the use of the said defendant; and would also, as much as in him lay, endeavour to procure the faid defendant to be made free of the Watermen's Company at L. aforefaid, undertook, and then and there faithfully promifed the faid Thomas in his lifetime, to pay him the fum of fifteen pounds of lawful money, whenever afterwards he the faid defendant should be thereto required: And the faid plaintiff in fact faith, that the faid T. in his lifetime, confiding in the faid promise and undertaking of the faid defendant fo made as aforefild, did not take any advantage of the faid breach of covenant of the faid defendant in ablenting himself from the fervice of the faid T. as aforefaid, nor of any other breach of the faid covenant of the faid defendant in the faid indenture contained, by bringing any action or actions at law for the same, nor in any other manner; and the faid T. afterwards, that is to fay, on the fame day and year last-mentioned, at L. &c. did deliver up the faid indenture, fealed with the feal of the faid defendant as aforefaid, to the use of the said desendant, and did, as much as in him lay, endeavour to procure the faid defendant to be made free of the Watermen's Company at L. &c. aforefaid; and the faid defendant was made free of the Watermen's Company afterwards, that is to fay, on the same day and year last-mentioned, at L. &c.; and of which faid premifes the faid defendant afterwards, that is to fay, on the fame day and year last-mentioned, there had notice: Never-(Conclusion for the fifteen pounds: Money laid theless, &c. out, and any other common Counts, as in case of goods fold, &c. if there were any; for any Counts in promises may be laid if necessary.)

Declaration in forcial assumption of John Hartley, gent. one of the attornies of the court of our against the agent lord the now king, before the king himself, present here in court of the purchaser in his own person, in a plea of trespass on the case: for that of an estate who attended him to pay for it, and taking of the said John Hartley hereafter next mentioned, one the purchaser John Kayley was about to pay to the said John Marsden a certain paid part in large sum of money, the price of a certain estate theretofore bought Mosney post by the said John Kayley of the said John Marsden; and the said bills, which John Kayley upon that occasion was attended by the said John Plaintiff accept. John Kayley upon that occasion was attended by the said John Plaintiff accept, that if they were not duly paid he would make them cash. Breach, that they were dishonoured, but defendant resulted to take them up. 2d Count states, that defendant gave the bills in pair payment to plaintiff.

Hartley as his agent and adviser in that business: and thereupon heretofore, to wit, on the twenty-fixth day of April in the year of Our Lord 1788, to wit, at Lancaster in the county of Lancaster, in confideration that he the faid John Marsden, at the special instance and request of him the said John Hartley, would accept and take, and endeavour to procure payment of, and when paid would accept the value thereof in part payment, and on account of the faid purchase-money, from the said John Kayley, two notes in writing, commonly called Mosney post-bills, bearing date respectively the twenty-fixth day of July and fixth day of December in the year of Our Lord 1787, made and figned respectively by one William Hall; by each of which faid bills he the faid William Hall promised to pay that his Sola bill of exchange to one Edmond Pilkington, in the faid bill mentioned by the name of Mr. Edmond Pilkington, or bearer, five guineas sterling, twentyone days fight, No. 16, Cheapfide, London, value received, for certain persons in the said several bills called Livesey, Hargreave, Anstie, Smith, and Hall, he the said John Hartley undertook, and then and there faithfully promifed, that if the faid bills, or either of them, should not be paid when the same should respectively become due and payable, according to the tenor and effect thereof respectively, he the said John Harrley would pay to the said John Marsden the value expressed in such of the said bills as should not be duly paid, whenever afterwards he the faid John Hartley should be thereto requested: And the said John Marsden in sack fays, that he, confiding in the faid promife and undertaking of the faid John Hartley, afterwards, to wit, on the day and year first above mentioned, at Lancalter aforesaid, in the county aforesaid, at the special instance and request of the said John Hartley, did accept and take the faid bills on the terms and conditions, and on the account atorefaid; and that afterwards, and within a reasonable time after the faid receipt the cof, to wit, on the second cay of May in the year of Our Lord 1788 aforefaid, he the faid John Marsden caused the said bills, and each of them, to be duly seen at No. 16, Cheapfide, London, according to the tenor and effect thereof, and that the faid several bills were the eupon accepted to be paid, according to the tenor and effect thereof, to wit, at Lancaster asoresaid, in the county aforesaid: And the said John Mariden in fact further faith, that afterwards, and at the end and expiration of the time when the faid bills became payable, according to the tenor and effect thereof respectively, to wit, on the twenty-fourth day of May in the year last aforefaid, the faid feveral bills were duly shewn and presented at No. 16, Cheapside, London, for payment thereof, according to the tenor and effect thereof, and of such fight and acceptance thereof respectively as asoresaid, to wit, at Lancaster asoresaid, in the county asoresaid, but that payment of the faid several bills was then and there refused; of all which faid premises the said John Hartley afterwards, to wit, on the day and year last aforesaid, there had due notice; and by reason thereof, and according to his said promise and under-Еe taking, Vor II.

felf gave the bills in part payment to plantiff.

taking, became liable to pay to the said John Marsden the value expressed in each of the said several bills, amounting in the whole to a large fum of money, to wit, the fum of ten pounds ten shillings of like liwful money, when he the faid John Hartley should 2d Count, that be thereto requested. And whereas heretofore, to wit, on the detendant him- fuid twenty fixth day of April, in the year of Our Lord 1788, at Lancaster aforesaid, in the county aforesaid, in consideration that the faid John Marsden, at the like special instance and request of the faid John Hartley (who was then and there retained and employed as the agent, and on the behalf of the faid John Kayley, to pay to the faid John Marsden divers large sums of money, on account of the purchase of a certain other estate of the said John Mariden by the faid John Kayley), would accommodate him the faid John Hartley by receiving and taking from him, and endeavour to procure payment of, and when paid would accept the value in part payment, and on account of the faid feveral fums of money which he the faid John Hartley was fo retained and employed to pay as aforefaid, two notes in writing, commonly called Mofney post-bills, bearing date respectively the twenty-fixth day of July and fixth day of September in the year of Our Lord 1787, made and figned respectively by one William Hall; by each of which said bills, he the faid William Hall promifed to pay that his Sola bill of exchange to one Edmond Pilking on, in the faid bill mentioned by the name of Mr. Edmond Pilkington, or bearer, five guineas sterling, twenty-one cays fight, at No. 16, Cheapside, London, value received, for certain persons in the said several bills called Liv sey, Hargreave, Anstie, Smith, and Hall, he the said John Hutley undertook, and then and there, to wit, at Lancaster aforciaid, in the county aforefaid, faithfully promifed the faid John Marken, that if the faid bills, or either of them, should not be paid when the faine should respectively become due and payable. according to the tenor and effect thereof respectively, he the laid John Haitley would pay to the faid John Marsden the value exproffed in such of the faid bills as should not be duly paid, whenever afterwards he the faid John Hartley should be thereto requested: And the faid John Markien in fact fays, that he, confiding in the faid promite and undertaking of the faid John Hartley, arto wards, to wit, on the day and year first above mentioned, at Lancaster aforesaid, in the county aforesaid, at the special instance and request of the said John Hattley, did accommodate the said John Hartley in manner aforesaid, and did receive and take the faid bills on the terms and conditions aforefaid; and that afterwards, and within a reasonable time after such receipt thereof, to wit, on the second day of May in the year of Our Lord 1788 aforesaid, he the said John Marsden caused the said bills, and each of them, to be duly teen at No. 16, Cheaplide, London, according to the tenor and effect thereof; and that the faid several bills were then and there accepted to be paid, according to the tenor and effect thereof, to wit, at Lancaster aforesaid, in the county aforciaid: And the said John Marsden in fact further saith, that after-

afterwards, and at the end and expiration of the time when the faid bills became payable, according to the tenor and effect thereof respectively, to wit, on the twenty-fourth day of May in the year last aforesaid, the said several bills were duly shewn and presented at No. 16, Cheapfide, London, for payment thereof, according to the tenor and effect thereof, and of such sight and acceptance thereof respectively as aforesaid, but that payment of the said several bills was then and there refused, to wit, at Lancaster aforesaid in the county aforesaid; of all which said premises the said John Hartley afterwards, to wit, on the day and year last aforesaid, there had due notice; and by reason thereof, and according to his faid promise and undertaking, he the said John Hartley became liable to pay to the said John Marsden the value expressed in each of the faid several bills, amounting in the whole to a large fum of money, to wit, the fum of ten pounds ten shillings of like lawful money, when he the said John Hartley should be thereto afterwards requested. And whereas heretofore, before the mak- 3d Count, that ing of the promise and undertaking of the said John Hartley here- when they were after next mentioned, the faid John Marsden, at the like special returned dishoinstance and request of the said John Hartley, and to accommofendant, he prodate him only, as the agent on the behalf of the faid John Kayley, mifed to payhim to pay on his account to the faid John Marsden divers large sums principal and of money for certain other lands, tenements, and hereditaments interest till paid, before that time purchased by the said John Kayley of the said in consideration John Marsden, had received and taken two other notes in writing, of sorbe nance. commonly called Mosney post-bills, dated respectively the twenty-fixth day of July and the fixth day of September in the faid year 1787, made and figned respectively by one William Hall, for each of which faid bills he the faid William Hall promised to pay to one Edmond Pilkington, in the said last bills respectively mentioned by the name and description of Mr. Edmond Pilkington, or bearer, five guineas sterling, twenty-one days fight, at No 16, Ch apfide, London, value received, for certain persons in the faid several bills called Livesey, Hargreave, Anstie. Smith, and Hall; and he the faid John Marsden had so received and taken the faid bills at the faid instance and request of the said John Hartley, being such agent as aforesaid, under a mere engagement to use due diligence to receive the money due upon the same, according to the tenor and effect thereof; and, if the same should be duly paid, to accept the amount, when received, in full fatisfaction and discharge of so much money on account of the faid purchase; on condition nevertheless, that if the same bills. or either of them, should not be so paid to the said John Marsden when the same respectively became due and payable, according to the tenor and effect thereof, that then he the said John Hartley would take them up again and pay to the said John Marsden the money therein contained, whenever he the faid John Hartley should be thereto afterwards requested: And the said John Marsden in fact further fays, that after the receipt of the faid last-mentioned bills, under the circumstances aforesaid, he the said John Marsden had E ¢ 2 accordingly

accordingly caused the said several bills, and each of them, to be duly shewn and prefented for fight, and acceptance, and payment, according to the tenor and effect thereof respectively; and that payment thereof, and of each of them, according to the tenor and effect thereof, had been refused, and due notice of the said lastmentioned premises had been given to the said John Hartley, and immediate payment of the faid several bills required of him, according to his faid promise and undertaking, to wit, at Lancaster aforefaid, in the county aforefaid; in confideration of which faid feveral premises, and also in consideration that he the said John Marsden would not insist upon immediate payment of the amount of the faid feveral fums of money in the faid feveral bills contained, but would forbear to fue him the faid John Hartley, and give day of payment for the same for a reasonable time further, he the said John Hartley afterwards, to wit, on the twenty-fixth day of May in the year of Our Lord 1788, to wit, at Lancaster aforesaid, in the county aforefaid, undertook, and then and there faithfully promised the said John Marsden, that he the said John Hartley would pay to the faid John Marsden the amount of the said several fums of money in the faid bills contained, with lawful interest for the fame, for the time that the fame were fo refused payment, according to the tenor and effect thereof respectively, till the same should be paid by the faid John Hartley: And the faid John Marsden in fact fays, that he, confiding in the faid last-mentioned promise and undertaking of the faid John Hartley, so by him made as aforesaid, afterwards, to wit, on the day and year last aforesaid, at Lancaster aforefaid in the county aforefaid, did forbear to fue him the faid John Hattley, and did give day of payment for the faid several tums of money in the faid bills contained for a reasonable time, to wit, from thenceforth to the time of the commencement of this furt, and that a large fum of money, to wit, the fum of twelve pounds of like lawful money, hath become due and payable from the faid John Hartley to the faid John Mariden for principal and interest upon the faid several sums of money in the faid bills contained; of which the faid John Hartley hath had due notice, to wit, at Lancaster asoresaid, in the county aforesaid. Counts for money had and received; money laid out, &c., account itated; and common conclusion.)

T. BARROW.

See Confiderations not Classed for the two first Counts of this declaration.

LONDON, f. Benjamin Taylor, late of Goldhanger, to affumplu, incon- the county of Essex, innholder, was attached to answer Thomas sideration that Sessions in a plea of trespass on the case, &c.; and thereupon the plaintiff would faid plaintiff, by Richard Bland his attorney, complains: for that forbear to the defendant (for a whereas, before the making of the two feveral promifes and unlegacy left to his dertakings of the faid defendant hereinafter next mentioned, to wife) for a fort- wit, on the nineteenth of March 1784, at L. aforcfaid, in the night, defend-ant undertook Laud, who is fince dead, duly made and published his last will

testament in writing, bearing date the day and year aforesaid, and thereby (amongst other things) gave and bequeathed unto Susannah, the then and now wife of the faid plaintiff, the fum of one hundred pounds, to be paid to her within twelve calendar months next after the decease of him the said Timothy Laud, by his executrix thereinafter named; and the faid Timothy Laud by his faid will nominated, constituted, and appointed one Martha, who was then the wife of him the faid T. I., and is now the wife of the faid defendant, fole executrix thereof; and afterwards, to wit, on the twentieth day of October 1787, died without altering or revoking his faid will, to wit, at L. aforefaid, in the parish and ward aforelaid: And whereas the faid Martha, after the death of the faid T. L. and before her intermarriage with the faid defendant, and also before the making of his said two several promises and undertakings, to wit, on the twentieth day of October aforefaid, had taken upon herfelf the execution of the faid will, and had duly affented to the faid bequest, and possessed herself of divers goods and moveables which were of the said Timothy I. at the time of his death, to wit, at L. aforefaid, in the parith and ward aforesaid: And whereas the said defendant afterwards, and before the expiration of twelve calendar months from the time of the decease of the said T. L. and also before the making of his said two feveral promites and undertakings, to wit, on the thirtieth of September 1788, at L. aforefaid, in the parith and ward aforefaid, had intermeddled with the faid money, and the faid legacy, at the respective times of the making his said two several promises and undertakings, was due and wholly unpaid; whereof the faid defendant, before the making thereof, at L. aforefaid, in the parish and ward aforefaid, had notice: And whereas the faid goo is and chattels of the faid T. L. fo possessed by the faid Martha before her intermarriage with the faid defendant as aforefaid, were more than fufficient to pay and fatisfy all the debts and funeral charges of the faid T. L. and also the faid legacy of one hundred pounds hereinbefore mentioned; and thereupon the faid defendant heretofore, to wit, on the twenty-fifth of October in the year last aforefaid, at L. aforefaid, in the parish and ward aforefaid, in confideration of the premises, and also in consideration that the said plaintiff, at the special instance and request of the said defendant, would forbear and give further time for a fortnight longer (that is to fay, until the eighth of November then next ersuing) for the payment of the faid legacy, undertook and faithfully promifed the faid plaintiff, that he the faid defendant would pay him the faid legacy on the faid eighth of November then next enfuing and now last past; And the faid plaintiff avers, that he, confiding in the faid promife and undertaking of the faid defendant, did accordingly forbear and give further time for the payment of the faid legacy from the time of the making the faid promife and undertaking until and after the faid eighth of November, to wit, at L. aforefaid, in the parish and ward aforefaid.

And whereas also the said desendant, after the 24 Count, in confideration that plaintist would torbeat till Christmas day a further time. death of the faid T. L. and also after his intermarriage with the said Martha as aforesaid, and before the making of his promise and undertaking hereinaster next mentioned, at L. aforesaid, in the parish and ward aforesaid, had possessed himself of divers other goods and chattels which were of the faid T. L. at the time of his death to a large amount, that is to fay, to an amount which, together with that of the goods and chattels of the said T. L. so possessed by the said Martha before the said intermarriage as aforefaid, was sufficient to pay and satisfy all the debts and funeral charges of the said T. L. and also the said legacy of one hundred pounds hereinbefore mentioned; and thereupon the faid defendant afterwards, to wit, on the second of December in the year last aforesaid, at L. aforesaid, in the parish and ward aforesaid, in confideration of the feveral premises aforesaid, and also in consideration that the faid plaintiff, at the like instance and request of the faid defendant, would forbear and give further time until Christmas-day (that is to fay, until the twenty-fifth of December then next enfuing) for payment of the faid legacy, undertook and faithfully promised the said plaintiff, that he the said defendant would pay him the faid legacy on the faid twenty-fifth of December then next ensuing and now last past: And the said plaintiff avers, that he, confiding in the faid last-mentioned promise and undertaking of the faid defendant, did accordingly forbear and give further time of payment for the faid legacy, from the time of the making of the faid last-mentioned promise and undertaking until and after the faid twenty-fifth of December, to wit, at London aforefaid, in the parish and ward aforesaid. And whereas the said defendant afterwards, to wit, on the seventeenth of January in the year 1789, at L. aforefaid, in the parish and ward aforefaid, was indebted to the faid plaintiff in the fum of two hundred pounds for money by the faid defendant before that time had and received for the use of the said plaintiff; and being so indebted, he the said defendant, in confideration thereof, afterwards, to wit, on the day and year last aforesaid, at L. aforesaid, in the parish and ward aforesaid, undertook, and faithfully promited the said plaintisf, to pay him the faid fum of money last-mentioned, when he the said defendant should be thereto afterwards requested. (Add another Count upon an infimul computaffit.): Yet he the faid defendant, not regarding his faid feveral promises and undertakings, but contriving and fraudulently intending craftily and fubtilly to deceive and defraud the faid plaintiff in this behalf, hath not paid the faid legacy or other fum of money hereinbefore mentioned, or any part thereof, to the faid plaintiff (although the faid defendant, after the making of his faid feveral promifes and undertakings, and alfoafter the times in his faid two first-mentioned promises and undertakings respectively for the payment of the said legacy, to wit, on the day and year last aforesaid, and often since, at L. aforesaid, in the parish and ward aforesaid, was requested by the said plaintiff so to do); but he to do this hath hitherto wholly refused, and ftill

still refuses: wherefore the said plaintiff says, that he is injured, and hath fulfained damage to the amount of two handred pounds; and therefore he brings suit, &c. J. MARRYAT.

MIDDLESEX, J. Robert Wheelhouse v. John Lingard and Declaration in Joseph Hall Davison: for that whereas, before the making of the afterplit, consideration several promises and undertakings of the said J. L. and J. H. here-that inafter mentioned, interlocutory judgment had been figured in a would forbear certain cause then depending in the court of our faid lord the king, to issue an atbefore the king himself here (the said court then and still being tachment purheld at Westminster in the county of M. aforesaid), wherein one obtained on the E. Green was plaintiff and the faid W. was defendant, and cer-matter's allocated tain subsequent proceedings were had thereon, to wit, at, &c. tur, upon a rule aforefaid: And whereas afterwards, and whilst the faid cause was obtained by the depending in the said court, and before the making of the several defendant in the promises and undertakings of the said J. L. and J. H. hereaster thew cause why mentioned, to wit, on Thursday next after one month from Easter- the interlocuday in Easter term, in the twenty-fifth year of the reign of his tory judgment present majesty, a certain rule had been applied and made in and should not be set by the faid court of our faid lord the king, before the king himself, for irregularity. whereby it was ordered, that the interlocutory judgment figured in the defendant's, the fand cause, and the subsequent proceedings had thereon, should third persons be fet afide for irregularity; and it was thereby referred to Mr. undertook, &c. Benton to tax the faid R. W. his costs occasioned by that application, and which costs when taxed it was thereby ordered should be paid by the faid Edward Green to the faid Rosert Wheelhouse or his attorney, as by the faid rule (reference being thereunto had) will more fully appear: And the faid Robert W. in fact faith, that afterwards, and before the making of the feveral promifes and undertakings of the faid J. L. and J. H. hereafter next mentioned, to wit, on, &c. at, &c. the faid Mr. Benton, in pursuance of the faid rule, did tax and allow the faid Robert W. his costs occasioned by the faid application, and that the fame amounted to a large fum of money, to wit, the fum of feven pounds fix shillings and twopence of lawful money of Great Britain, as by the allocatur of the faid Mr. Benton in that behalf (reference being thereto had) will more fully appear; but that the faid E. Green (although often requested) did not nor would pay the said sum of seven pounds six shillings and twopence, or any part thereof, to the said R. W. but wholly refused and neglected so to do : and thereupon he the said R. W. for obtaining payment of the faid fum of feven pounds fix shillings and twopence, afterwards, and before the making of the faid several promises and undertakings of the faid J. L. and J. H. hereafter mentioned, to wit, on Saturday next after the morrow of the Ascension of Our Lord in Easter term, in the twenty-fifth year aforefaid, moved for and obtained another rule of the faid court of our faid lord the king, before the king himself, whereby it was ordered, that there should issue a writ of attachment against the faid E. Green for his contempt in not paying the faid fum of E e 4

feven pounds fix shillings and twopence pursuant to the said lastmentioned rule, and the faid mafter's allocatur thereon, as by the faid rule for an attachment (reference being thereunto had) will more fully appear; whereupon the faid R. W. at the time of the making the promise and undertaking of the said J. L. and J. H. hereafter next mentioned, intended and was about to iffue a writ of attachment against the said E. Green, in pursuance of the said last-mentioned rule, to wit, at, &c.; of all which said several premifes the faid ]. L. and J. H. there had notice and thereupon heretofore, to wit, on the fecond of November in the year, &c. at, &c. in confideration of the premifes, and also in confideration that the faid R. W. at the special instance and request of the faid J. L. and J. H. would forbear to iffue a writ of attachment against the taid E. Green in pursuance of the said last-mentioned rule, they the faid J. L. and J. H. then and there undertook, and faithfully promifed the faid R. W. to pay him the costs in the master's allocatur (that is to fay, the fum of feven pounds fix shillings and twopence), and the subsequent costs on the motion or the attuchment aforefaid: And the faid R. W. avers, that he, confiding in the faid promifes and undertakings of the faid J. L. and J. H. did forbear to issue a writ of attachment against the said E. Green, in pursuance of the faid last-mentioned rule, and that the fablequent cofts on the motion or the attachment aforefaid, amounted to a large fum of money, to wit, the fum of ten pounds of lawful money, &c. making, together with the fum of febor pounds fix shillings and twopence, the sum of seventeer pounds fix thellings and twopence of like lawful money; whereof the and J. L. and J. H. afterwards, to wit, on the fame day, &c. 1., &c. had notice; and by mean thereof, and according to the tenor and effect of their faid promise and undertaking, they the fold J. L. and j. H. became liable to pay to the fall R. W. the faid furt of feventeen pounds fix frillings and twopence, when they the faid J. L. and ad Count, flat. J. H. should be shereto afterwards requested. And whereas, ing, that decapted the obtaining of the faid last-mentioned rule, and before the had making of the promise and undertaking of the faid J. L. and J. H. padfive uiners hereafter mentioned, the faid J. L. and J. H. had paid to the faid and, in confi. R. V., the fum of five guineas in part of the costs on the master's Beration of for- allocatur and moving for the attachment; and thereupon the faid bearance to if- R. W. for obtaining payment of the remainder of the faid costs, at the the attach- the time of making the feveral promifes and undertakings hereafter painder under- next mentioned, intended and was about to iffue a writ of attachment against the said E. Green, to wit, at, &c.; whe eof the said J. L. and J. H. there had notice: and thercupon heretofore, to wit, on the twenty-seventh of May A. D. 1785 aforesaid, &c. at, &c. in confideration of the premises, and also in confideration that the faid R. W. at the like special instance and request of the faid J. L. and J. II. would forbear to iffue a writ of attachment against the laid E. Green for the non-payment of the remainder of the faid last mentioned costs, they the said J. L. and J. H. then and there undertook, and faithfully promifed the faid R. W. to pay him the

endants ment for the ic-Cook, &c.

remainder of the faid last-mentioned costs on or before that day fe'nnight (that is to fay, on or before the third day of June in the year aforefaid): And the faid R. W. avers, that he, confiding in the faid last-mentioned promise and undertaking of the said I. I. and J. H. did forbear to iffue a writ of attachment against E. Green for the non-payment of the remainder of the said last-mentioned costs, and that the same amounted to a large sum of money, to pounds of lawful money of Great-Britain: wit, the fun of whereof the faid J. L. and J. H. afterwards, and before the payment of the remainder of the faid last-mentioned costs, or any part thereof, to wit, on the day and year, &c. at, &c. had notice; and by means thereof, and according to the cenor and effect of the faid last mentioned promite and undertaking, they the said J. L. and J. H. then and there became liable to pay, and ought to have paid, the faid last-inentioned sum of twenty pounds to him the said R. W. And whereas afterwards, and before the payment of the remainder of 3d Count, in the faid last-mentioned costs, or any part thereof, to wit, on the said consideration, third of June A. D. 1785 aforefaid, at, &c. in confideration that &c would pay the faid R. W. at the like special instance and request of the faid the remainder J. L. and J. H. would forbear to iffue a writ of attachment against ter and of the the faid E. Green for the non-payment of the remainder of the faid week. latt-mentioned costs, they the fard J. L. and J. H. then and there undertook and faithfully promifed the faid R. W. to pay him the remainder of the faid last-mentioned costs the latter end of the week (that is to fay, on or before the eighth June in the year last aforefaid): And the faid R. W. avers, that he, confiding in the faid latt-mentioned promise and undertaking of the said J. L. and J. H. did forbear to iffae a writ of attachment against the said E. G. for the non-payment of the remainder of the faid last-mentioned costs, and that the fame amounted to a large fum of money, to wit, the of like lawful money, &c.; whereof the faid the faid fum of I. I. and J. H. afterwards, and before the payment of the remainder of the faid last-mentioned costs, or any part thereof, to wit, on the day and year last aforefaid, at, &c. had notice; and by means thereof, according to the tenor and effect of their faid lastmentioned promife and undertaking, they the faid J. L. and J. H. then and there became liable to pay, and ought to have paid, the faid last-mentioned sum of pounds to him the faid R. W. (4th Count like the 3d, only varying the dates; money had and received; account stated; and common conclusion to the whole) Drawn by Mr. Tidd.

LANCASHIRE, to wit. James Lord complains of Edmund Declaration in Kershaw and Edmund Butterworth, being in the custody of the special assumption marshal of the marshalten of our lord the now king, before the king against the athimfelf, in a plea of trespass on the case, &c.: for that whereas, signees of a tebefore and at the time of the making of the promise and undertaking neft of creditors, to pay the landlord his rent of a firm, in confideration of his forbeating to diffrain goods on the piciniles.

of the fild Edmund K. and Edmund B. hereafter next mentioned, one John Brown was the tenant for years, to wit, from year to year, of a certain melliage or dwelling-house and premises, with the appurtenances, of him the full James Lord, fituate at the perish of Rochdale in the county of Lancaster, under a certain demite thereof theretofore made to him the faid John Brown, at and under a certain yearly rent, to wit, the yearly rent or fum of eighteen pounds of lawful money of Great Britain, whereof, at the time of the affigument, and also of the promise and undertaking of the said Edmund K. and Edmund B. hereafter next mentioned, a large fum, to wit, the fum of eighteen pounds, was due and in airear from the faid John Brown to the faid James Lord for the faid premiles, to wit, at the parish aforesaid in the county aforesaid; and the faid John Brown to being such tenant thereof, and the faid rent for being due from him to the faid James Lord for the faid premifes, he the faid John Brown having affigued over to the faid E. K. and E. B. certain household goods and furniture and brewing vessels of him the said John Brown, which at the time of the making the said promife and undertaking were in and upon the faid meffuage or dwelling-house and premises, and liable to the distrets of the said James Lord for the faid arrears of rent, he the faid James Lord heretofore, to wit, on the eighteenth day of September in the year of Our Lord 1789, at the parish aforesaid in the county aforesaid, entered upon the faid demised premises to distrain the faid goods for there being for the faid rent fo being in arrear for the fame as aforefaid; of all which faid premises the said E. K. and E. B. then and there had notice; and thereupon, in confideration that the faid James Lord, at the special instance and request of the said E. K. and E. B. would defilt from diffraining the faid goods, for or on account of the faid arrears of rent to due to him as aforefaid, they the faid E. K. and E. B. undertook, and then and there faithfully promised the faid I. L. to pay to him all the said arrears of rent so due and owing to him for and in respect of the said demised premises as aforciaid, when the faid E. K. and E. B. should be thereto afterwards requested: And the said James Lord in fact says, that although he, confiding in the faid promife and undertaking of the faid E. K. and E. B. to by them made as aforefaid, did then and there forbear and defift from diffraining the faid goods on the occafrom aforefuld, to wit, at the parish aforefuld in the county aforefaid; and although they the faid E. K. and E. B. have fince paid to the faid James L. a part, to wit, the sum of nine pounds on account of the faid arrears of rent: Yet the faid E. K. and E. B. not regarding their faid promise and undertaking, but contriving and faandulently intending craftily and fubtilly to deceive and defraud the faid James Lord in this behalf, have not yet paid the refidue of the faid arrear of rent, or any part thereof, to the faid James Lord (although aften fince requifted fo to do): but they for to do have, and each of them hath, hitherto wholly refused, and still do reforctively retule, and the fame, amounting to a large fum or money, to wir, the fam of nine pounds of like lawful money, is

still wholly unpaid to the said James Lord, to wit, at the parish aforesaid in the county aforesaid. And whereas, at the time of the 2d Count more making of the promise and undertaking of the said E. K. and E. B. general, withhereafter next mentioned, the faid J. Brown was tenant, that is to out stating any fay, from year to year, to the faid J. Lord of a certain other melsuage, with the appurtenances situate in the parish aforesaid, under and by virtue of a certain demise thereof thentofore made to him at a certain yearly rent, to wit, the yearly rent of eighteen pounds, therefore payable to the faid James Lord; of which faid rent a large arrear, to wit, the sum of eighteen pounds, was then and there due to the faid J. L.; and the faid rent being fo due as aforefaid, he the faid J. L. for the recovery of his faid rent, afterwards, to wit, on the day and year aforefaid, at the parish aforefaid in the county aforesaid, intended to distrain, and was then and there about to distrain, certain goods and chattels then being in and upon the said demised premises, liable to the distress of the said James Lord for the faid arrears of rent; whereupon the faid E. K. and E. B. (having notice of the premises, and claiming to be entitled to the said goods and chattels by affignment thereof to them by the faid John Brown), in confideration of the premises, and also in confideration that the faid James Lord, at the special instance and request of the faid E. K. and the faid E. B. would forbear to distrain the faid goods and chattels to being in and upon the faid demifed premites for the faid arrears of rent, they the faid E. K. and E. B. undertook, and then and there faithfully promifed the faid James Lord, to pay to him the faid arrear of rent: And the faid James Lord avers, that he, confiding in the faid last-mentioned promise and undertaking of the faid E. K. and E. B. did then and there forbear, and from thence hitherto hath forborne, to distrain the said goods and chattels, to wit, at the parish asoresaid in the county asoresaid; of which the faid E. K. and E. B. had notice: Yet the faid E. K. and E. B. not regarding their faid promife and undertakings but contriving, &c. (Common conclusion; common money Counts; and conclusion thereto: damages and pledges.)

MIDDLESEX, to wit. A. Williams and B. Hide complain Declaration in of S. Thomas, being in the cuffody of the marshal of the marshal. B. R. on a profea of our lord the now king, before the king himfelf, in a plea of mife in writing trespass on the case, &c.: for that whereas one William Dines, before of another in and at the time of making of the promise and undertaking hereafter consideration of mentioned, was justly and truly indebted to the said A. Williams sorbearance. and B Hide in the fum of four pounds fourteen shillings and fix- ift Count, or pence of lawful money of Great Britain, part of a larger film of neighbor. money (the refidue having been duly paid by the faid William 2d Count, on; Dines to the faid A. Williams and B. Hide) theretofore received torbearance for by the faid William Dines from the faid A. W. and B. H. for a month; and and as the price of a horse sold and delivered to them by the said Opinion there-William Dines as found, but which being unfound had for that cause been returned to and received back by the said William

meatute of Frauds.

pole.

Dines, to wit, at Westminster in the county of Middlesex; of which faid premifes the faid S. Thomas afterwards, and before and at the time of making the promife and undertaking hereinafter next mentioned, there had notice: in confideration of which faid premifes, and also in confideration that the said A. Williams and B. Hide, at the special instance and request of the said S. I homas, would forbear to fue the faid William Dines for the recovery of the faid fum of four pounds fourteen shillings and fixpence, he the faid S. Thomas afterwards, to wit, on the twentieth day of September in the year of Our Lord 1790, at Westminster in the county of Middlesex, by a certain note or memorandym in writing then and there made and figured by him the faid S. Thomas, according to the form of the statute in that case made and provided, undertook, and then and there faithfully promised the said A. Williams and B. Hide, to pay them the faid fum of four pounds fourteen shillings and sixpence one month after the date of the mid memorandum: And the faid A. Williams and B. Hide aver, that they, confiding in the faid promife and undertaking of the faid S. Thomas, fo by him made in manner and form aforetaid, did forbear, and from thence hitherto have forborne, to fue the faid William Dines for the recovery of the faid fum of money first above mentioned; whereof the faid S. Thomas had due notice; and by incans thereof, and of his promife and undertaking aforefaid, he the faid S. I homas became liable to pay to them the faid A. Wilhams and B. H. the faid last mentioned sum of money, ac-To count more cording to the tenor and effect of the faid promite: And whereas Coneral, without the faid William Dines, before and at the time of the making of paging the core the promise and undertaking of the fold S. Thomas hereafter next fide interest the mentioned, was indebted to the faid A. Williams and B. Hide in a certain other large fum of money, to wit, the fum of four pounds fourteen shillings and sixpence of like lawful money, to wit, at Westminster aforesaid; of which the said defendant there had notice: and the faid William Dines, being to indebted to the faid A. Williams and B. Hide as last aforciaid, heretofore, to wit, on the twentieth day of September in the year of Our Lord 1790, at Westminster aforesaid, in consideration thereof, and also in consideration that the faid A. Williams and B. Hide, at the like special instance and request of the said S. Thomas, would forbear to sue and give time for payment of the faid last-mentioned sum of money for one month next following, he the faid S. Thomas, by a certain other tote or memorandum in writing, then and there made and figured by the faid S. Thomas, according to, &c. (as before), undertook, and then and there faithfully promifed the faid A. Wil-Jiams and L. Hide, to pay the faid last-mentioned (um of four pounds fourtees dullings and fixpence within one month next after the date of the faid memorandum: And the faid A. Williams and B. Hide aver, that they, confiding in the faid last-mentioned promife and undertaking of the faid 5. Thomas, to by him made in manner and form aforefail, did forbear to fue and give time for payment of the faid last-mentioned sum of money for one month next following the faid last-mentioned promise, to wit, at Weltminster aforesaid; whereuf the said S. Thomas afterwards, to wit, at the end and expiration of the faid one month, to wit, on the twenty-third day of October in the year aforesaid, there had notice; and by means thereof, and according to the tenor and effect of his faid promise and undertaking last aforesaid, he the said S. Thomas then and there became hable to pay to the faid A. Williams and B. Hide the faid last-mentioned sum of money, when he the faid S. Thomas should be thereto afterwards requested: Yet the faid S. Thomas, not regarding his faid several promises and undertakings to by him made as aforefaid, but contriving and fraudulently intending craftily and fubully to deceive and defraud the faid A. Williams and B. Hide in this behalf, hath not as yet paid the faid feveral fums of money in those promises and undertakings mentioned, or any or either of them, or any part thereof, to the faid A. Williams and B. Hide, or either of their falthough fo to do the faid S. Phoinas was requested by the faid A. Williams and B. Hide afterwards, to wit, on the day and year last aforefail, and often afterwards, to wit, at Wellminster aforefeed, but he to pay the fame hath hitherto wholly refused, and full doth resuse to the damage of the faid A. Williams and B. Hide of eventy pounds; and therefore they bring their furt, &c. (Piedges, &c.)

From the best consideration that I have been able to give this cate, I am through inclined to think, that in action may be supported upon it. The note certainly is void, as a regotiable fromitle y note, under the statute of 17. Geo 3 c 30. f. 1.; hut, as between the original parties to it, it is also a promise in suring to pay the debt of another, and is founded upon that confideration, as fuch I fee no reason why it may not assume that shape in evidence, and support an action of affumpfix upon fuch confideration, to as to bring the case out of the statute of Frauds. Betare the enacting of that flatute, any person who unguardedly promiled to pay the debt of another on a confideration of forbearance was liable to be called upon for it in an action at fuit of the cied tor; but to impose sufficient circumfiection upon the party

promising, that flitute required the proa fe to be in writing, and to be figured by the person making it; now the promile here is in writing, and figured by The party making it: and as fucla is intended to be made use of. I do not think there is a cafe in point upon the fubject, but meline to advise an action upon the reasons I have given (in addition to others which I would give it incomfory), and particularly as, if the nore should be taken as a satisficient note in writing within the flatute, it will net require any flamp as an agreement, being within the 4th fection of ilature 23 Geo. 3. c. 5%, exempting ment randward, where the matter thereof shall n t excced 201. from any flamp duty. If an action fhould be brought, it will be neecifary to state a confideration or forbe trance. T BARROW.

WILTSHIRE. The right honourable Henry lord A. com- in confideration plains of Robert Sempill, being, &c.: for that whereas one John that plainting Sempill, at the time of the making the promife and undertaking to diffrain the hereinafter next mentioned, and for divers, to wit, three years to diffrain the goods of J. S. plains of Robert Sempill, being, &c.: for that whereas one John that then last past, and from thence until the fifth of April A. D. 1770, his tenant for was possessed of and in a certain inclinage, lands, and tenements, rentained, deal with the appurtenances, fituate, lying, and being in the parith of tendant under-

took to gay the

Fortnell Magna in the county of Dorset, as tenant thereof to the faid Henry lord A. under and by virtue of a certain demise t ereof to him made by the faid H. lord A. at and under the yearly rent of thirty-two pounds fixteen shillings. And whereas, on the fixteenth of October A. D. 1769, forty-eight pounds fifteen shillings of the rent aforesaid, for one year and the half of another year then last past, were due and in arrear from the said John S. to the faid H. lord A.: And whereas, on the fame day and year aforefaid, divers cattle, goods, and chattels of the faid John S. of the value of fifty pounds and more, were in and upon the said demised premises, and liable and subject to have been taken by the faid H. lord A. as a distress for the said arrears of rent; and the (1) In 3d Count said H. lord A. (1) then and there intended to have taken the add "by Tho faid cattle, goods, and chattels of the faid John S. as a diffress for the faid arrears of rent; of all which faid premises the said Robert S. afterwards, to wit, on the same day and year last aforesaid, at Salisbury aforesaid in the said county of W. had notice: And whereas the faid Robert S. after the time of the making the promile and undertaking hereinafter next mentioned, intended and was about to fell the faid cattle, goods, and chattels as foon as convenently could be, under and by virtue of a certain power and authority to him the faid Robert S. for that purpose given by the faid John S. he the faid Robert S. afterwards, to wit, on the fame day and year last aforesaid, at S. in the county of Wilts, in confideration that the faid (2) H. lord A. at the special instance and request of the said Robert, would not distrain the said cattle, goods, and chattels of the faid John 5. then upon the faid demised premifes, but would forbear and defift from taking the faid cattle, goods, and chattels of the faid John S. as a diffress for the faid (3) "Thomas arrear of rent so due to the said (3) H. lord A. as aforesaid, undertook, and to the faid (4) H. lord A. then and there faithfully promifed, that he the faid Robert would pay one year's rent of the faid rents to due and owing as aforefaid to the faid H. lord A. as toon as the faid cattle, goods, and chattels could be fold, and would pay another year's rent which would be due on the fifth of April A. D. 1770, on or about Midfummer day thin next enfuing, to wit, A D. 1770: And the faid H. lord A. avers, that he, confiding in the faid promise and undertaking of the faid Robert so made as aforefaid, did not distrain the faid cattle, goods, and chattels of the faid Robert Sa or any of them, but forbore and defished from taking the same, to wit, at S. in the said county of W.: And the faid H. lord A. further fays, that the faid Robert aforesaid, to wit, on the same day and year last aforesaid, at S.

and John,"

ad Count, stat. pounds of lawful, &c. And whereas the said John S. at the time John S. to of making the 1 comile and undertaking hereinatter next mentioned, tenant for for the space of one year and the half of another year then last year and half at

aforesaid in the county of W. did sell the said cattle, goods, and chattels for a large fum of money, to wit, the fum of one hundred

tal, tos, and that 42l. 159. Was due for one year and half rent, &c.

gnas Smith and John Brand his then bailiffs,"

(2) "Thomas and John,"

(4) "Thomas

past and upwards, had been possessed of and in a certain other mesfuage, lands, and tenements, with the appurtenances, fituate, lying, and being in the parish of Fortnell Magna aforesaid in the faid county of D. as tenant thereof to the faid H. lord A. at and under the yearly rent of thirty-two pounds ten shillings: And whereas, on the faid tenth day of October A. D. 1769, at S. aforesaid in the said county of W. forty-eight pounds fifteen shillings of the rent last aforesaid, for one year and the half of another year then last past, were due and in arrear from the said John S. to the faid H lord A.: And whereas, on the same day and year List aforesaid, divers other goods, cattle, and chattels of the said John S. of the value of other ninety pounds and more, were in and upon the faid last-mentioned demised premises, and liable and subject to have been taken by the said H. lord A. as a distress for the faid arrear of rent; and the faid H. lord A. (1) then and there (1) In 4th Count intended and was going to distrain the same for the said last-men-add, "by Thotioned arrears of rent; of all which faid last-mentioned premises mas Smith and the said Robert afterwards, to wit, at S. aforesaid, in the said lists," county of W. had notice: And whereas also the said Robert, at the time of making the promise and undertaking hereinaster next mentioned, was in possession of the said cattle, goods, and chattels, he the faid Robert afterwards, to wit, on the fame day and year last aforesaid, at S. aforesaid in the said county of W. in consideration that the faid H. lord A. at the special interest and request of the faid Robert, would not diffrain the faid last-mentioned cattle, goods, and chattels of the faid John S. then upon the faid lastmentioned demised premises, but would forbear and desist from taking the faid last-mentioned cattle, goods, and chattels of the said John S. as a distress for the said last-mentioned rent, undertook, and to the faid (2) H. lord A. then and there faithfully pro- (2) In the 4th trusted, that he the said Robert would pay him the said H. lord A. Count say, the faid last-mentioned arrears of rent as soon as the said last-men-john," tioned cattle, goods, and chattels could be fold: And the faid H. lord A. avers, that (3) he, relying on the faid last-mentioned (3) 4th Count, promite and undertaking of the faid Robert, so as aforesaid made, "Thomas and did not distrain the said last-mentioned cattle, goods, and chattels John." of the faid John S. or any of them, as a diffress for the faid lastmentioned arrears of rent, but forbore and defifted from taking the fame, to wit, at S. aforefaid in the faid county of W.: And the taid H. lord A. further fays, that the faid cattle, goods, and chattels afterwards, to wit, on the same day and year last aforesaid, were fold for a large fum of money, to wit, the fum of one hundred pounds, that is to fay, at S. aforefaid in the faid county of W. (Add the 3d and 4th Counts, varying respectively from the Ist and 2d. as in the margin; and a Count for money had and received; and breach to all) F. BULLER.

(a) Declaration affumpfit, \*ontideration the contract.

LONDON, f. John Cox, late of Deptford in the county of in C. B. in Kent, was attached to answer unto George Hampshire in a plea in of trespass upon the case, &c.; and thereupon the said George, by that plaintiff, Thomas Wild his attorney, complains: for that whereas, before who was a con- the making of the promise and undertaking of the said John herein-Rable of the pa. after next mentioned, to wit, on tenth April A. D. 1787, at the rish, would for- parish of St Mary-le-Bow in the ward of Cheap, in L. aforethe to contract faid, it was expected that his majesty's justices of the peace of the conveying faid county of Kent would, at their then next general quarter wagabonds, &c. fessions of the peace for the faid county, make foine order or orunder 17 G. 2. ders for the more regular passing, conveying, and maintaining of E. 5 f. 16; de- fuch rogues, vagabonds, and incorrigible rogues as might therewas also a con. after be passed or conveyed from Deptford aforesaid; and that the stable, under- faid justices would, by some such order or orders, appoint one of sook to allow the constables or peace-officers at Deptford aforesaid to convey plaintifizol. per and maintain all fuch rogues, vagabonds, and incorrigible rogues, and direct a certain allowance by way of contract to be made to the person who should be elected and appointed by the said justices to fuch employment: And whereas the faid George and the faid John, at the time of the making the faid promises and undertakings, and also at the time of the fession hereinaster mentioned, were feverally constables of the parish of St. Paul, Deptiord, aforefaid, and respectively eligible and capable of being appointed to such employment and contract; and thereupon, in confideration of the premises, and also in consideration that the said George, at the fpecial instance and request of the said John, would forbear to offer himself to the justices of the said county as a candidate for such employment and contract as aforefail, he the faid John then and there, to wit, on the day and year aforciaid, at the faid pariff of St. Mary 12-Bow in the ward aforetaid, in London aforefaid, undertook, and faithfully promifed the faid George, that in case he the taid John should be appointed by the faid justices to such employment and contract is aforefaid, he the faid John would pay to the faid George, during to long time as he should continue to hold the fame, the yearly fum of twenty pounds of lawful money of Great Britain: And the faid George fays, that he, confiding in the faid promise and undertaking of the faid John, did, from the time of the making thereof, wholly forbear to offer himself to the said justices as a candidate for such employment and contract; and that the faid John afterwards, to wit, on the leventeenth April in the year aforefaid, was duly appointed thereto by the justices of the said county, at a general quarter fellion of the peace then holden at Maidstone in and for the said county, and continued to hold the fame for a long space of time, to wit, from thence until and upon the seventeenth April A.D. 1789, to wit, at the parish last aforefaid in the ward aforefaid, in L. aforefaid; by reason of which said feveral premites the faid John then and there, to wit, on the day and year last aforesaid, at the parish last aforesaid, in the ward aforefaid, in L. aforefaid, became liable to pay, and ought to have paid, to the faid George a large fum of money, to wit, the fum of forty pounds of lawful money of Great Britain, according to the form and effect of the faid promife and undertaking fo by him made in that behalf as aforefaid: And whereas the faid John afterwards, on the day and year last aforesaid, at the parish last aforefind in the ward aforefaid, in L. aforefaid, was indebted to the faid George in the sum of fixty pounds of lawful, &c. (for goods fold; quantum meruit thereon; indebitatus affampfit for money had and received; for money lent and advanced; for money due on the balance of an account): Yet the faid John, not regarding the faid feveral promifes and undertakings fo by him made as aforefaid, but contriving and fraudulently intending craftily and fubtilly to deceive and defraud the faid George in this behalf, hath not (although often requested) paid the said sum of forty pounds in the first Count of this declaration mentioned, or the said several fums of money in the five last Counts thereof mentioned, or any part thereof, to the faid George; but hath hither to wholly refused, and still refuses so to do, to the damage of the said George of one hundred pounds; and therefore he brings fuit, &c.

S. MARRYATT. .

It the allowance of the magistrates to the vagiant compactors had then either fixed by itatute, or incertained by a previous or let or feltins, I appr hend the a familifies to their mere to translate to expreintment would have been also disonfoliation for the detendant's appropriate pay har a proportion of the profits. In in case of an omce with a fired I day, the children s declining a contest for t will clearly be a good found it on for a prorate by another candidate to ally do the emoluments. I conceive however, that any compact between two perfus that his atendency to erromed expense either to one individual or the jobbo, by pieventing their contracting to the left advantage, is an illegal agreement on which no action can be maintained; and, in this inflance, the allowance to be made by the fessions seems never rily to depend on the competition for the appointment. I have done all I can, under the circumstances of the early, to prevent this objection to the first Count or the declar thon appearang on the record, but if the plaint it though obtain a violation that part of his community chas in thalmse of the other accounts between Marchd the defendant, I must that the damages of the fact Coor Book the Reportally affelfed from the thers, to an earth policy of being a rated to the whole.

S MARRYATT.

GEORGE LEWIS complains of John Stone, being, &c.: Special offerthe for that whereas one James Bowder, before the making of the to paymoney, in? promife and undertaking of the faid J. S. hereuter next mention- confideration trat plaintiff A. D. 1791, to wit, world permit day of ed, to wit, on the at, &c. aforefuld, was juftly indebted unto the faid George in a detendantionake large fum of money, to wit, in the turn of one hundred pounds of a billeffale from lawful, &c.; and being to indebted, he the faid J. B. for the athird person, of better securing to the said George the payment of the said sum of effects, which money and interest thereon, did afterwards, to wit, on the same had been taken day and year, at, &c. aforefaid, duly execute and deliver to the in execution at: faid G. as well a certain writing obligatory, conditioned for the plaintiff's fuit, payment of the laid fum of money, with lawful interest, at a cer- he undertook to pay the debt and interest, provided no extent issued at the fait of the crown for three months, and a sufficiency was

boft in his hands to fare by the debt.

Vor. II.

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tain day then to come and unexpired, as also a certain instrument or warrant, bearing even date with the faid writing obligatory, and whereby the faid J. B. authorized and empowered certain persons therein named to appear for him the said J. B. in his majefty's court of king's bench at Westmintter, as of Trinity term then next enfuing, in an action of debt upon bond for the fum of one hundred pounds and interest, at the suit of the said George, and to fuffer judgment, by default or otherwife, to pass against him the taid J. B. in the faid action to be entered up of record in the faid court, to wit, at, &c. aforefaid: And whereas the faid fum of one hundred pounds, and the lawful interest thereon, amounting in the whole together to a large fum of money, to wit, to the fum of one hundred and feventeen pounds ten shillings of like lawful money, being due and wholly unpaid to the faid George, he the faid George, for the obtaining and recovery thereof, did afterwards, to wit, year of the reign of his prefent main Trinity term in the jefty, in the court of our faid lord the king, before the king himfelf here (the faid court then and still being held at Westminster in the faid county of Middlefex aforefaid), coule judgment to be duly entered up at the furt of him the faid George against the faid J. B. upon the faid bond and warrant of attorney (as by the record and proceedings thereof, remaining in the faid court of our faid lord the king, before the king n n-felf here, to wit, at Wellminster aforefaid, will more fully appear; and did afterwards, to wit, in that very fame. Fruity term in the find year aforetaid, to wir, at Westminster atcreamd, the and proficute out of the faid court of our find lord the king, before the king himself nere, to wit, at Westin mile, are refuld (the faid court then and Hill being held, &c.), upon the full programma rainfiltne goods and chattels of the faid J. B. a cortain write cour and lorg the long called a firi facius, duccied to me merit or the countrior Surry; by virthe of which faid write the then harmful the mid county of S. old diver afterwards, to with on the an the year last aforefaid, at, &c. aforefaid, under and by virtue of the faid writ, enter into and take possession or denote is and chartels of the faid J.B. being within the faid bail, wick of the faid then theriff, as by the fard writ he was commanded, and had kept and detained the fame in his hands, custody, and pathefinen, for the purpotes the rein mentioned, to wit, at Wellminster aforciald, and thereupon afterwards, and whill the faid theriff to was in the polletion of the fail goeds and chattely, by virtue of the faid writ as aforefaid, at the fart of the fad George for the came afordad, to wit, on the A. D. 1774, at, &c. aforciaid, a certain discourse day of was had and moved by and between the faid George and the faid I. S. of and concerning the faid execution; and on the faid J. B.'s giving and executing to the faid T. S. a bill of fale of his the faid T. B.'s goods, chattels, and effects in the county of S. it was, to wit, on the day and year lift aforelaid, at, &c. aforefaid, agreed by and between the faid George and the fail J. S. (after the faid J. B. had to given and executed

executed to him the faid J. S. a bill of fale of his the faid J. B.'s goods, chattels, and effects in the county of S. as aforefaid), that the faid J.S. would pay to the faid George the faid fum of one hundred and feventeen pounds ten shillings, being the principal and interest due to the faid George by virtue of the faid writing obligatory and warrant of attorney as aforesaid (exclusive of and besides all costs), when he should be thereto afterwards requested, provided that no extent issued from the crown for any duty due from the said J. B. which might legally take the effects of the faid ]. B. and not leave a fufficiency to fatisfy the faid debt and interest; and it was then and there agreed, by and between the faid George and the faid I. S. that the faid J. S. was immediately to possess himself of the effects of the faid I. B. and to remove the same off the premises. and out of the custody of the said J. B; and that if he should remove effects sufficient off the premises of the said 1. B. to satisfy the faid George's debt, that then and in that case he was abic lutely to pay to him the faid principal fum and interest so due, if the faid effects should not, within three months, be taken back at the furt of the crown; and the faid agreement being so made (mutual promises): And the said George in fact with, that although he the faid George, confiding, &c. did afterwards, to wit, on the day and year last aforefaid, at, &c. aforefaid, in pursuance of the faid agreement, withdraw the faid execution, and hath not at any time fince hitherto proceeded thereon; and although the faid J. B. afterwards, to wit, on the day and year last aforetaid, executed, and as his act and deed delivered unto the faid J. S. a bill of fale of all and fingular the goods, chattels, and effects, of him the faid J. B. in the county of S. to wit, at Westminster aforeand; and the faid J. S. by virtue thereof, then and there possesied himself of the said effects of the said J. B. to wit, at Westminster aforesaid: And the said George in sact further saith, that no extent issued from the crown for any duty due from the said J. B. which might legally take the effects of the faid J B. before the faid J. S. might have possessed himself of the said effects of the said J. B. to wit, at Westminster aforesaid; and that the costs and charges which he the faid George had fuffained, laid out, expended, and been put unto, for and on account of the premites aforefaid, amounted to a large fum of money, to wit, pounds of like lawful money, at, &c. aforefaid; whereof the faid J. S. afterwards, to wit, on the day and year last aforefaid, at, &c. aforesaid, had notice: Yet the said George in sact further saith, that he the faid J. S. not regarding, &c. but contriving, &c. hath not as yet paid the faid fum of pounds, or any part thereof. to the faid George, (although there was a fufficiency of the faid goods and chattels of the find J. B. to pay the fame, and although the faid J. S. was then and there requested by plaintiff, &c. &c.) (2d Count, reciting special assumpsit as before, making it in confideration that plaintiff would withdraw, &c. he undertook to pay, &c. provided, &c.; 3-1 Count as last, only in consideration that he had withdrawn at request, &c.; 4th and 5th County, 300 's 1 1 2 bare





bargained and fold; 6th, money lent, laid out, and had and received; and common conclusion to the three last Counts.)

C. RUNNINGTON.

Declaration, in onsideration nebt,

PALACE COURT, f. James Penny, by A. B. his attorney, complains of Lucy Bassett in a plea of trespass on the case, hat plaint ff, at &c.: for that whereas, before the promise and undertaking of the he request of faid defendant hereafter next mentioned, that is to fay, on, &c. wouldforbear to at Southwark in the county of Surry, and within the jurisdiction erreft or com- of this court, one T. H. now deceased, made his certain note in mence any ac-writing, commonly called a promiffory note, his own proper hand non against one and name being thereto subscribed, bearing date the day and year A. B. the pro- aforefaid, and then and there delivered the faid note to the faid miled to pay the plaintiff, which faid note he the faid II. B. promifed to pay to the faid plaintiff by the name of, &c. or order, fix months after the date of the faid note, fifteen pounds for value received by him the faid H. B.; by means whereof, and by form of the statute in such case made and provided, he the said II. B. became liable to pay to the faid plaintiff the faid fum of money in the faid note specified, according to the tenor and effect of the faid note, to wit, at, &c.: And the faid plaintiff further faith, that he the faid H. B. not having paid the aforefaid money in the faid note specified, or any part thereof, to faid plaintiff, according to the tenor and effect or faid note, but having made default in fuch payment, he the faid plaintiff intended and was about to commence an action or fuit at law against the faid H. B. for the recovery of the aforefaid fum of money in the aforefaid note specified, and arrest him by his body in such action, to wit, at, &c.: and thereupon afterwards, and after the expiration of the time appointed for the payment of the money in the faid note specified, to wit, on, &c. at, &c. in, &c. in confideration that the faid plaintiff, at the special instance and request of faid detendant, vould not commence such action or furt at law against the find II. B. on the occasion and for the purpefe and cause aforeigid, but would forbear to to do, she the said defendant undertook, and then and there faithfully promifed him faid plaintiff to pay him the faid fum of fifteen pounds in the aforefaid note specified: And the faid plaintiff avers, that he, confiding in the faid promife and undertaking of faid defendant, fo by him in manner and form aforciaid made, did not, at any time from the making of the faid promile and undertaking of laid defendant until the day of the death of the faid H. B. which happened beany day about fore the levying the plaint of the said plaintiff, to wit, on, &c. commence any action at law against the faid H. B. upon the occalion and for the purpole and cause aforefail, nor eath he at any time whatfoever fince the death of the faid H. B. hitherto commenced or brought any action or fuit against the representatives of the faid H. B. for or on account of the faid lum of money in the aforefald note specified, but hath always, from the time of the making of the promise and undertaking of faid detendant, his

the time.

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therto forborne to commence or bring any action or fuit, to wit, at, &c. in, &c.: Yet the faid defendant, not regarding his faid promise and undertaking, but contriving, &c. to deceive, &c. the faid plaintiff in this behalf, hath not as yet paid to the faid plaintist the said sum of fifteen pounds in the aforesaid note specified, or any part thereof (although a reasonable time for that purpose hath long fince elapsed, and to perform her said promise and undertaking in that respect she the said desendant was requested by the faid plaintiff before the levying the plaint of the faid plaintiff, to wit, at, &c. and often afterwards, at, &c. in, &c.); but she to do this hath hitherto wholly refused, and still refuses so to do, and the faid fum of money fo due and owing to the faid plaintiff from the faid H. B. as aforefaid, and every part thereof, is still in arrear and unpaid to the faid plaintiff, to wit, at, &c.: And whereas 2d Count. heretofore, to wit, on, &c. in, &c. one H. B. was indebted to the faid plaintiff in a large fum of money, to wit, the fum of fifteen pounds of lawful, &c. upon a certain confideration before then arising and moving from the said plaintiss to said desendant, within the jurisdiction of this court, to wit, et. &c.; and the faid H. B. being so indebted as atorefaid, the faid plaintiff intended and was about to fue him the faid H. B. for the recovery of the faid fum of money to due and owing to him faid plaintiff as aforeiaid: and thereupon afterwards, to wit, on, &c. at, &c. in, &c. in confideration that faid plaintiff, at the special instance and request of faid defendant, would forbear to sue the faid H. B. on the occasion, and for the purpose and cause aforesaid, she the said defendant undertook, &c. faid plaintiff to pay him the faid fum of money fo due and owing from the defendant as aforefaid: And the faid plaintiff avers, that he the faid plaintiff, confiding in the faid promise and undertaking of said desendant so by her in manner and form aforefaid made, bath always, from the time of the making of the faid last mentioned promite and undertaking of faid defendant, hitherto forborne to fue the faid II. B. and hath never commenced any action or furt against him in this behalf, on the occafion and for the purpose and cause aforesaid; and although a reafonable time for the payment of the faid money to due and owing from him the faid H. B. to the faid plaintiff as aforefaid, hath long fince elapsed, to wit, at, &c.: Yet said plaintiff in sact further faith, that the faid defendant, not regarding his faid promife and undertaking, but contriving, &c. to deceive, &c. the faid plaintiff in this behalf, hath not as yet paid the faid fum of money fo due and owing from the faid II. B. to the faid plaintiff as aforefaid, or any part thereof, to the faid plaintiff (although to perform her promite and undertiking in that respect the said defendant. before the levying the plaint of the faid plaintiff against her the faid defendant, to wit, on, &c. and often afterwards, to wit, at, &c. in, &c. was requested by faid plaintiff); but the fo to do hath hitherto wholly refused, and still refuses so to do, and the said sum of money to due and owing from the faid H. B. as aforefaid, and every part thereof, is still in airear and unpaid to said plaintisf, to Ff a wit.

wit, at, &c. to the damage of the faid plaintiff of forty pounds, V. LAWES. &c. &c.

Declaration, in contideration . B. on a war ant of attorney, defendant pro ajin day.

PALACE COURT, to wit. F. W. by A. B. his attorney, plaintiff complains of R. M. in a plea of trespass on the case, &c.: for swould forbear to that whereas, before the making of the promise and undertaking Enter up judg- hereafter next mentioned, to wit, on, &c. at, &c. within the juhentzgainst one risdiction of this court, one J. S. to secure the payment of twenty-nine pounds then due and owing from him the faid J. S. to the faid plaintiff, did, by a certain writing, commonly called a bifed to pay the warrant of attorney, then and there made by him the faid I. S. and money on a cu-duly executed and delivered to the fuid plaintiff, defire and authorize one J. W. and one R. H. or any other attorney of his majefty's court of king's bench, to whom the faid wairant of attorney was directed, to appear for him the faild  $\int S_t$  to wit, in the faid court of king's bench, as of the then next Michaelmas, the then next Hilary, or any other subsequent term, and then and there to receive a declaration for him in an action of debt for goods fold and delivered at the fuit of the faid plaintiff, by the name of, &c. and thereupon to confess the said action, or else to suffer a judgment, by default or otherwise, to pass against him said 1. S. in the same action, to be thereupon forthwith entered up against him of record in the faid court, for the faid fum of fifty-nine pounds and costs of suit, upon this condition thereunto annexed, to wit, that if the faid J. S. should pay the aforefaid fum of twenty-nine pounds to faid plaintiff in manner following, that is to fay, ten pounds, part thereof, on, &c. and the remaining fum of, &c. on, &c. then that faid warrant of attorney should be void, or else should remain in full force; and that in case default should be made in the fairl first payment, faid plaintiff should be at liberty to enter up said judgment in haid warrant of attorney mentioned as aforefaid, and fue out an execution: And the faid plaintiff in fact further with, that the faid J. S. having made default in the faid first payment in the fud condition to the aforefaid warrant of attorney annexed as aforefaid specified, by not paying the said sum of ten pounds in the find condition mentioned, and thereby flipulated and appointed to be made, on, &c. he the faid plaintiff, jult before the promile and undertaking of the faid defendant hereafter next mentioned, intended and was about to put the aforefaid warrant of attorney in force against the faid J. S. and to cause the faid judgment therein menroned to be entered up against him said J. S. by virtue of the faid warrant of attorney, and to fue out process of execution against hum on such judgment, as said defendant well knew: and thereupon afterwards, and before the levying of the plaint of the faid plaintiff against said defendant, to wit, on, &c. in, &c. in confideration that faid plaintiff, at the special instance and request of faid defendant, would not enter up, or cause to be entered up, fuch judgment as aforefaid against the faid J. S. nor take him in execution, but would forbear to to do until the twenty-ni ith day

#### AND DISCONTINUANCE OF SUITS.



of, &c. he the faid defendant, by a certain memorandum or note in writing, bearing date, &c. and subscribed by him the said defendant according to the form of the statute in such case made and provided, undertook, and then and there faithfully promifed the faid plaintiff, to pay him the faid furn of ten pounds (that is to fay, the fum of ten pounds to due and payable from the faid J. S. on, &c. as aforefaid) on, &c. or produce the person of the said J. S. on that day to him the faid plaintiff: And the faid plaintiff avers, that he, confiding in the faid promise and undertaking of faid defendant, so by him in manner and form aforesaid made, did not, at any time after the making of the promise and undertaking of the said defendant between that day and the aforefaid twenty-ninth day of, &c. or on that day, enter or cause such judgment as aforefaid to be entered up against the faid J. S. nor did he take him, nor cause him the faid J. S. to be taken in execution at the furt of him the faid plaintiff; but on the contrary, during all that time, forbore to to do, to wit, at, &c. in, &c.: And faid plaintiff in fact further faith, that although the faid J. S. did not, at any time before or on the faid twenty-ninth day of, &c. pay or cause the find sum of ten pounds to due and payable from him the faid J. S. to the faid plaintiff, on, &c. to be paid to the faid plaintiff; whereof, and of the aforetaid forbearance by him faid plaintiff, faid defendant, on, &c. at &c. in, &c. had notice: Yet fail defendent, not regarding, &c. but contriving, &c. did not, on, &c. or at any other time, pay the faid fum of ten pounds folduc and payable from the faid J. S. on, &c. or any part thereof, nor did he on that day produce the person of said  $\int$ . S. to the said plaintiff, (although to perform his faid promise and undertaking, so by him made as aforcafaid, he the faid defendant was requested by faid plaintiff, on, &c. at, &c. m, &c,); but wholly refuted and neglected to to do: An I the faid plaintiff avers, that the faid J. S. hath never been taken in execution at the furt of the faid plaintiff for the faid ten pounds to due and payable from him the faid J. S. on, &c. or any part thereof, but the faid turn of ten pounds still remains wholly unpaid to him the faid plaintiff by the faid defendant, or the faid J. S. to wit, at, &c. contrary to the tener and effect, true intent and meaning, of the faid promife and undertaking of faid defendant, in manner and form aforetaid made, to wit, at, &c.: And whereas, &c. (Add a fecond Count like the former, omitting the defeazance, and making the confideration for the forbearance to take in execution only, as nothing might have been faid about entering up judgment. Add the common Counts; account stated; and common conclution.) V. Lawes.

HEREFORDSHIRE, J. John Tomfon was attached to an- Plaintiff has fwer unto Francis Freene in, &c.; and thereupon faid plaintiff, commenced by William Johnston his attorney, complains: that whereas the action again defendant,

in confideration he would prevent any further proceedings, defendant promifed to pay to A. B. plat tiff's attoricy, all coffs as between atterney and chent.

F 1 4



#### ASSUMPSIT SPECIAL.—FORBEARANCE

faid plaintiff, before the making of the promise and undertaking hereafter next mentioned, commenced a certain action or fuit at law in the court of our faid lord the king of the bench here against faid defendant, upon and for a certain cause of action before then accrued to him faid plaintiff against said defendant, for and on account of his having before then fold a certain horse to him said plaintiff as and for a horse of the age of six years and no more, and as and for a found horse, when in truth and in fact the said horse, at the time of such sale thereof to him said plaintiff, was above the age of fix years and unfound; and he faid plaintiff, at the time of the making of the faid promife and undertaking of faid defendant hereafter next mentioned, had been at and incurred certain costs and charges in the prosecution of said action or sunt: and thereupon afterwards, and whilst the said action or suit was depending in the faid court of our faid lord the king of the bench here, and before the same was determined, to wit, on, &c. at, &c. in confideration that faid plaintiff, at the special inflance and request of faid defendant, would prevent any further proceedings being had against him said defendant in the aforesaid action or suit, he faid defendant undertook, and then and there faithfully promifed faid plaintiff, to pay unto William Johnston, the attorney of faid plaintiff in faid action or fuit, all coffs as between attorney and client which had before that time been and were then account and incurred by him faid plaintiff in the faid action or fair, when the same should be demanded of him faid defendant: And faid plaintiff avers, that he, coufiding in faid prounte and undertaking of faid defendant, to by him in meanier and form aforefaid made, did immediately after the making of the fill promife and undertaking of faid defendant, and authorto hath prevented any further proceedings. being had against him in faid action or fult so by him commenced as aforefaid; and the faid plaintiff both always, from the time of the making of the faid promise and undertaking of faid defendant, hitherto wholly defided, and still doth defid, from any further proecedings in faid action or fait, to wit, at, &c.: And the faid plaintiff in fact faith, that the coirs, as between attorney and client, which, at the time of the making of faid promife and undertaking of faid defendant, had been and were accrued to and in and by him faid plaintiff in the aforelaid action or fuit to by him commenced as aforefuld, amounted unto a large fum of money, to wit, the sum of fifty pounds of lawful, &c.; whereof said defendant afterwards, to wit, on, &c. had notice; and the costs were then demanded of him faid defendant by the aforefaid W. J. the attorney for faid plaintiff in the aforefaid action or fuit: Yet faid defendant, not regarding his faid promife and undertaking, fo by him in manner and form aforefaild made, but contriving, &c. did not, when faid cofts were demanded of him as aforefaid, nor hath he at any other time whatfoever paid faid costs, or any part thereof, either to (aid W. J. so being the attorney of faid plaintiff in the aforefaid action or tuit as aforefaid, or to him faid plaintiff (although to perform his faid promife and undertaking, so by him

#### AND DISCONTINUANCE OF SUITS.

in manner and form aforefaid made, he faid plaintiff was requested as aforefaid, and often afterwards, to wit, at, &c.); but he to pay the same, or any part thereof, to the said W. J. so being the attorney of him faid plaintiff as aforefaid, or to him faid plaintiff, hath always refused and neglected, and therein wholly failed and made default, contrary to the tenor and effect of his aforefaid promile and undertaking in that respect made as aforesaid; whereby he faid plaintiff was forced and obliged to pay unto faid W. J. his attorney in faid action or fuit to by him commenced as aforefaid, the faid costs so account to and incurred by him faid plaintiff in profecution of faid action or fuit, to wit, at, &c. And whereas, 2d Count, &c. (add a 2d Count like the 1st, only omitting the cause of action; 31 and 4th Counts like the 1st and 2d, only making the promise to pay plaintiff his costs, leaving out everything concerning the attorney and the fer quad; 5th Count, money laid out, &c. &c.; 6th Count, account flated; and common conclusion to the two last V. LAWES. Counts )

MIDDLESEX, f. John Benson complains of Thomas Ber-Declaration, riman, gent, one of the attornics of the court of our lord the now confideration king, before the king himfelf, present here in court in his own pro- that , plainting per person, in a plea of trespass on the case, &c.: for that whereas, request, before the making of the promife and undertaking of faid defendant withdrawn the hereafter next mentioned, faid plaintiff had commenced a certain record, and en action or full at law in the court of our lord the now king, before gaged to fig the king himself here, against said defendant, upon a certain cause proceedings in of action before that time accrued to him faid plaintiff against faid against defend defendant, that is to fay, a certain cause of action for or in respect to ant, he under certain defamatory words of and concerning laid plaintiff, and a took to pay ha certain issue between him said plaintiss and said desendant to be half his costs tried by the country was afterwards joined in faid action or fuit, and a particular disaccording to the course and practice of the said court here entered on record for trial, and the record of nist prives in such action or suit was in due manner passed and entered: and thereupon afterwards, to wit, on the fifteenth July A. D. 1783, at W. in the faid county of M. in confideration that faid plaintiff, at the special instance and request of faid defendant, had before that time withdrawn faid record of nist prius to by him faid plaintist passed and entered as aforesaid, and agreed to flay all proceedings in faid fuit, he faid defendant undertook, and then and there faithfully promifed faid plaintiff, to pay him, on or before the first day of October then next ensuing, a moiety or half part of all fuch monies, costs, charges, payments, and difburfements as he and his agent had then actually laid out, expended, or been put unto, or which they should or might thereafter be obliged to pay for or to counsel, pleaders, witnesses, coach-hire expences, fees of office, framp duty, or otherwise howfoever, for, concerning, or in any manner relating to faid cause: And faid plaintiff avers, that he, confiding in faid promile and undertaking of faid defendant, so by him in manner and form aforelaid made, did immediately upon the making thereof flay, and always from thence hitherto

hitherto hath stayed, all proceedings in the aforefuld action or fult, which hath never fince been further profecuted or proceeded in by him faid plaintiff, to wit, at, &c. aforelaid: And faid plaintiff in fact further faith, that the monies, colts, charges, payments, and diffurfements, which he taid plaintiff and his agents did actually lay out, expend, and were put unto, for and in respect to counsel, pleaders, witheffes, coach-hire expences, fees of office, flamp duty, and other matters relative to the aforefaid fuit or cause against sud defendant, amounted unto a large fum of money, to wit, the fum of eighty-one pounds ten shillings of lawful, &c. and that a morety or half part thereof amounted to a certain other large fum of money, to wit, the fum of forty pounds intern tholings of like lawful, &c. to wit, at, &c. aforefail: whereof feil defendant afterwards, and before the exhibiting of this bill, to wit, on the day and year first above-mentioned, there had notice; and thereby, and by reason of his aforefaid promise and undertaking, he said desendant then and there became liable to pay, and ought to have paid, to faid plaintiff, the last-mentioned fum of money, to wit, at, &c. aforefaid. (Counts for money laid out, &c.; account stated; and common conclusion V. LAWES. to the whol..)

a confideration ofts to Fitne fles.

MIDDLESEX, ff. David Reid, elquire, executor of the last will and testament of John Taush deceased, complains of Richard would Noth estated being in the custody. See : for that whereas, before nath, efquire, being in the custody, &c. : for that whereas, before fordinanation the making of the promises and undertakings of the faid Richard strespass, when hereaster next mentioned, to wit, in Easter term now last past, sufe ready for before our lord the king at Westminster, came the said John Taush in his lifetime, by George Green his then attorney, and beging the court of our faid lord the now king then there the country, brought into the court of our faid lord the now king then there **Let.** detendant his certain bill against Robert Johnson, then being in the custody from fed to pay of the marthal, &c. of a plea of trespass and assault, and found pledges to profecute his faid bill, to wit, J. D. and R. R; and by or sol. and all his faid bill he the faid I. Taush in his lifetime then and there the his faid bill he the faid J. Taush in his lifetime then and there complained against the faid Robert; for that the faid Robert, on the fecond day of January A. D. 1748, with force and arms, to wit, with fwords, flaves, flicks, and fifts, made an affault upon the faid John, &c. &c. (go on to the end of the declaration); and therefore he brought his fuit, &c.: And afterwards, to wit, on Friday next after the morrow of the Holy Trinity now last past, until which day the faid Robert had leave to imparl to the faid bill of the faid John, and then to answer, &c. before the lord the king at Westminster, came as well the faid John in his lifetime, by his faid attorney, as the faid Robert, by J. M. his attorney; and the faid Robert defended the force and injury, when, &c. and faid no was not guilty of the trespass and affault as the faid J. Taush had so complained against him; and of that he put himself upon the country; and the faid J. Tauth did the like, &c. as by the record and proceedings thereof, remaining in the laid court of our lord the now king, before the king hunfelf, at Westminster atoretaid, more fully appears: And whereas afterwards, and be-

## DISCONTINUANCE of SUITS, &c.

fore the making of the promises and undertakings of the said Richard Nash hereafter next mentioned, the said issue so joined between the faid J. Taush and Robert Johnson was about to be tried by a jury at the county of Middlesex, at a sitting of niss prius, held in the great hall of pleas, commonly called Westminster-hall, in the county of Middletex aforefaid, on the fifteenth day of June A. D. 1749, before the fittings for trial of causes depending in the faid court of king's bench, at Wellminster, after Trinity term now last past, before Sir William Lee, knight, then and still chief justice of our faid lord the now king, affigued to hold the pleas before the king himfelf; and for that purpose the said John in his lifetime had, before the making of the promifes and undertakings of the faid Richard hereafter next mentioned, in due manner entered the faid cause with the then marshal of the faid court for trial at the faid fitting, and had also brought and delivered into the faid court the record of the faid iffue for the faid trial, and R. Liges, C. Nugent, W. But by, A. Cleland, and James Lewis (1), (1) et diverso; witnesses on the part of the faid J. I auth, had been duly sum- 2d Count. moned and subposnaed to attend the faid trials to give evidence thereon on the faid part of the faid J. Taush; which find witnelles were, at the time of the making of the faid promile and undertaking of the find Richard Nash hereafter next mentioned. either come from and out of the county of Somerfet, for that purpole, to Westminster, in the country of Middless, or were on their journey from the faid county of Somerfet to Westminster aforefaid for that purpose, for which journy and attendance the faid withefles, and every of them, were and was intitled to be paid and fatisfied by the faid f Taugh (2); of all which faid premifes the (2) faid Richard Nash afterwards, and before the making of the faid Count, " promites and undertakings of the faid Richard Nath hereafter next faid J. Tauf mentioned, to wit, on faid fifteenth day of June A. D. 1749 wis nable to aforefaid, at W. aforefaid, had notice: and thereupon after- and fatisfy wards, and before the faid cause was or could be tried, to wit, sud several on the fame day and year last atorefaid, at W. aforefaid, in confi. isspective wi deration that the taid John in his lifetime, at the special instance ness ?" and request of the faid Richard Nash, would not proceed to trial in the faid cause at the faid fittings, but would withdraw his faid record, and would not any further proceed in the faid plea, he the faid Richard Nath un lertook, and then and there faithfully promised the said John in his lifetime, to pay to the said J. Taush the fun of fifty pounds, and all the faid John's costs of the faid fuit to that time, to be taxed by the proper officer of the court of king's bench, in which faid taxation should be allowed, without any abatement, all fuch money as the faid J. Tauth paid, or was liable to pay, to one S. Purlevent, an attorney at law, for all matters done and transacted by him in the faid fuit, on producing the faid S. P.s receipts for the fame, and would also pay all the faid withesfes for their faid journey and attendance, \* to wit, the faid R. Biggs sixteen guineas, the faid C. Nugent twenty guineas, the faid IV. Bailey fixteen guineas, the faid A. Ciclard fixteen guineas, and the faid f. Lewis as much as he was or should be on-

# ASSUMPSIT SPECIAL.—To PAY MONEY,

titled unto: And the faid David Reid in fact faith, that by the faid I. Faush in his lifetime giving credit to the said promites and undertakings of the faid 1. Nath, he the faid J. Tauth did not proceed to trial in the faid cause at the faid fitting, and afterwards, to wit, on the fame day and year abovelaid, at W. aforefaid, at the infrance and request of the faid R. Nash, he the faid J. Tauth withdrew the fail record, and did not ever in his lifetime, after the making of the find promites and undertakings of the faid R. Nafh, proceed any farther to the faid plea; of all which faid particulars he the faid R. Nath afterwards there had due notice: Yet the faid R. Nath, not regarding, &c. (common conclusion for the fifty pounds; 2d Count like the 1st, only omitting what is in italic, and inferting what is in the margin; 3d Count like the 1st, only omitting what is in italic at this mark \*; common conclusion to both 2d and 3d Counts for fifty pounds each; to faid David Reid's damages three hundred pounds; suit, &c.; profert letters tellamentary, &c.; pledges, &c.)

Drawn by Mr. Warren.

Bea, Statute of

(Non Affilm fit), and then by leave of the Court (actio non); ands. &c. 29 because he says, that long before the making of the promites and undertakings in the faid declaration mentioned, that is to fay, by a certain act of parliament made at a parliament begun and holden at Westiminster, in the county of Middletex, on the eighth day of May A. D. 1661, and from thence continued by feveral prorogations to fifteenth February 1676, entitled, "An Act for preven-"tion of Frauds and Perjunes," it was and is, amongst other things, enalted, that from and after the four and twentieth day of June in the year of Our Lord 1677, no action should be brought whereby to charge any executor of administrator upon any ipecial promile, to answer damages out of his own estate, whereby to charge the defendant upon any special promise to answer for the debt, default, or mifearriages of another person, or to charge any person upon any agreement upon consideration of marriage, or upon any contract for fale of lands, tenements, or hereditaments, or any interest in or concerning them, or upon any agreement that was not to be performed for the space of one year from the making thereof, unless the agreement upon which such action should be brought, or some memorandum or note thereof should be in writing, figured by the party to be charged therewith, or some other person thereunto by him lawfully authorized, as by the faid act (amongst other things) more fully appears: And the said Richard Nash turther saith, that the said David Reid hath exhibited his faid bill, and brought his faid action, against him the faid Richard Nash, upon the pro-nises and undertakings in the said declaration mentioned, for the default of the faid Robert Johnson in the faid declaration mentioned, and for no other purpote, and there is not now, nor ever was, any agreement in writing touching the prounter and undertakings of the faid Richard Nash in the faid declaration mentioned, nor any of them, nor is there, or ever was, any memorandam or note of them, or any of them, figned either

## IN CONSIDERATION OF FORBEARANCE, &c.



by the said Richard Nash, or by any other person thercunto by him fully authorized: And this, &c.; wherefore, &c. if, &c JOHN FURD.

Reid and Nash, Lord Raymond, 1087. 2. Wilf. 94. 3. Burr. 1838, 1889, 1890. To this plea a general demurier was drawn by me, and the defendant joined in dendurer, and the cause was tried, itgued, and judgment on fecond argument

given by the whole court for plaintiff, the cate being unanimously agreed not to be within the statute, hecause of the new confideration on Haying a furt begun, and particularly of withdrawing the record.

THOMAS WARREN.

LONDON, to wit. S. P. late of, &c. was attached to an- Declaration, fwer R. T. K. in a plea of trespass on the case; and thereupon the confideration faid plaintiff, by A B. his attorney, complains: that whereas the upon fe faid defendant, before the making of the promise and undertaking tween planting heremafter next mentioned, to wir, on, &c. at, &c. fittled ac- and defendant counts with the faid plaintiff of and concerning divers tums of the money: and thereupon, in confideration that the faid plaintiff, at would give de the special instance of the desendant, had then and there promised for and the promised to a zize. the faid defendant, in fettling fuch accounts, to charge nin the Sd. New-You faid plaintiff with the fum of two hundred and twelve pounds eigh- currency, diff teen shillings and eightpence currency money of New-York, as a from one Si fum of money due to the faid defendant from one S. K. for the faid defendant prodefendant's proportion or a certain infurance recovered in England, mild, that the faid defendant then and there undertook, and faithfully pro- that money we mifed the faid plaintiff, that is the calier it should appear that there not doe from was not the above mentioned fund due to him the faid defendant S. K. to defend from the faid S. K. for the land defendant's proportion of infurance (pianus) money, he the faid defendant should make up the difficiency thereof morey, again to the faid plaintiff: And the laid plaintiff avers, that afterwards, detending for to wit, on, &c. at, &c. it did appear that the faid from of two not paying to hundred and twelve pounds eighteen fhillings and eightpence cur-money. rent money of New-York was not due, nor was any part thereof due, to the faid defendant from the faid S. K. for the defendant's proportion of infurance received in England, or was charged in the faid accounts; whereof the faid defendant afterwards, to wit. on, &c. at, &c. had notice from the faid plaintiff; by reason whereof the faid defendant became liable to pay, according to his promise and undertaking aforesaid, or ought to have paid, to the faid plaintiff, the faid fum of two hundred and twelve pounds eighteen shillings and eightpence current money of New-York aforefaid, so charged to the said plaintiff in the faid account of the defendant as aforefaid, and was then and there requested to pay the same to the said plaintist: And the said plaintist avers, that the faid fum of two hundred and twelve pounds eighteen shillings and eightpence current money of New-York aforetaid, at the time of making the faid promise and undertaking, was, and ever since hath been, and still is, of the value of pounds of, &c. to wir, at, &c. (Common counts.) GEO. WOOD.

# To INDEMNIFY, AND ON CONTRACTS of INDEMNITY.

rrespondents Bilboa.

tion an agree- LONDON, to wit. William Norman and Richard Harris at between Redford complain of John Michael Perez, Joseph Echalaz, and intiles and Emanuel Bassarette, being, &c.: for that whereas the said deand Emanuel Bassarette, being, &c.: for that whereas the said de-Statter should fendants, first June 1786, at L. aforesaid, in the parish, &c. in marantees to confideration that the faid plaintiffs had, at the special instance and former for request of the said defendants, configued from Newfoundland in produce of North America, to certain persons carrying on and using in trade, argo of fish, in parts beyond the seas, to wit, at Bilboa in the kingdom of Spain, Intiffs, at de- the name, style, and firm of Quintance and Basturia, a certain cargo dant's re- of fish, containing divers, to wit, three thousand four hundred quineft, to their tals, of great value, to wit, of the value of four thousand pounds, one. third part thereof for and on account of the faid perfons fo as aforefaid using the name, style, and firm of Q. and B. one-fourth part thereof for and on account of one A. Bidwell, and the refidue thereof to be disposed of by them for and on account of the said plaintiffs, they the faid defendants undertook, and then and there faithfully promifed the faid plaintiff, on receipt of the bill of lading of the faid cargo, to accept bills of exchange to be drawn on them by the faid plaintiffs at forty days fight, to the amount of the third part of the faid cargo fo as aforefaid configned to the faid persons so using the name, style, and firm of Q. and B. for and on their account; and that on the arrival of the vessel in which the fame should be shipped at Bilboa, seven shillings per quintal should be remitted by the faid persons so using the name, style, and firm of Q. and B. to the persons concerned in the residue of the said cargo, in bills of exchange payable in London, and that the faid defendants would be guarantees to the faid plaintiffs for the faid persons so using the name, style, and firm of Q. and B. and see them the faid plaintiffs reimburfed the produce of the refidue of the faid cargo: And the faid plaintiffs further fay, that afterwards, to wit, &c. the said cargo arrived in safety in the said vessel at Bilboa aforesaid, and was then and there delivered to the said perfons so as aforesaid using the name, &c. and was by them sold and disposed of to divers persons to the said plaintiffs unknown, but that they did not, on the arrival of the faid veffel at Bilboa, remit to the persons concerned in the residue of the said cargo seven shillings per quintal in bills of exchange payable in London, nor have they at any time remitted to the plaintiffs, or to either of them, the produce of the relidue of the laid cargo; but on the contrary thereof, have refused to remit the produce of the same, and of every part thereof, to the faid plaintiffs, or either of them; whereof the faid defendants afterwards, to wit, on, &c. had notice, to wit, at, &c.; and although the faid defendants did afterwards, in part performance of their faid promite and undertaking, accept

#### AND ON CONTRACTS OF INDEMNITY.

certain bills of exchange drawn on them by the faid plaintiffs for the amount of the third part of the faid cargo fo as aforefaid configned on account of the faid persons so as aforesaid using, &c.: Yet the faid defendants, not regarding their promise and undertaking, but contriving and intending to deceive and defraud the faid plaintiffs in this respect, have not, nor hath either of them, reimbursed or paid the said plaintists the produce of the residue of the faid cargo, although fo to do the faid defendants were by the faid plaintiffs afterwards often requested; but they to do the same have hitherto wholly refused, and still do refuse. And whereas ad Count, the faid defendants, first June 1786, at, &c. aforesaid, in consideration deration that the said plaintiffs at the special instance and a plaintiffs in deration that the faid plaintiffs, at the special instance and request configned of the faid defendants, configned from N. in North America to correspondents? the faid pertons carrying on and using in trade, in parts beyond the one third on de feas, to wit, at Bilboa in the kingdom of Spain, the name, &c. count of defended ants, one fourth a certain other cargo of fish, containing divers, to wit, four on account of thousand and two quintals, of great value, to wit, of the value Bidwell, of four thousand pounds, one-third part thereof for and on account residue to be of the faid defendants, one-fourth for and on account of the faid disposed of on Bidwell, and the residue thereof to be disposed of by the said perplaint.ffs. fons to using the name, &c. for and on account of the said plaintills, they the faid defendants undertook, and then and there faithfully promifed the faid plaintiffs, on the receipt of the bill of lading of the faid last-mentioned cargo, to accept bills of exchange to be drawn on them by the faid plaintiffs at forty days fight, to the amount of the third-part of the faid cargo so as aforesaid configned to the faid persons so using the name, &c. for and on account of the faid defendants; and on the arrival of the veffel in which the faid last-mentioned cargo had been shipped at B. that seven shillings per quintal should be remitted by the faid persons so using the name, &c. to the persons concerned in the residue of the said cargo, in bills of exchange payable in London, and that the faid defendants would be guarantees to the faid plaintiffs for the faid persons so using the name, &c. and see them reimbursed the produce of the faid cargo: And the faid plaintiffs further fay, that afterwards, to wit, &c. the faid cargo last-mentioned arrived in fafety in the faid veffel at B. aforefaid, and was then delivered to the faid persons so using, &c. and by them sold and disposed of to divers persons to the said plaintiss unknown; but that they did not, on the arrival of the faid veffel at B. remit to the perfons concerned feven shillings per quintal in bills of exchange payab'e in L. nor have they at any time remitted to the faid plaintiffs, or to either of them, the produce of the faid refidue of the faid last-mentioned cargo; but on the contrary thereof, have refused to remit the produce, and of every part thereof, to the faid plaintiffs, or to either of them; whereof the said defendants afterwards, on, &c. at, &c. had notice; and although the faid defendants did afterwards, in part performance of their faid promife and undertaking last-mentioned, accept certain bills of exchange drawn on them by the faid plaintiffs for the amount of the third part of the faid cargo



# ASSUMPSIT SPECIAL.—To INDEMNIFY,

anfigned Le be fold by om account f plaintiffs.

fo as aforefaid configued on account of the faid defendants: I et the faid defendants, not regarding their faid promife and undertaking, and contriving and intending to deceive and defraud the faid plaintiffs in this respect, have not, nor hath either of them, reimbursed or paid the said plaintiffs, or either of them, the produce of the faid refidue of the faid cargo last-mentioned (although fo to do, &c. often requested, &c.); but they to do the same Count, fifth have hitherto wholly refused, and still do refuse. And whereas to the faid defendants, on, &c. in confideration that the faid plainprespondents, tists had, at the like special instance and request of the said defendants, configned from N. in North America to the Liid persons carrying on and using in trade, in parts beyond the seas, to wit, at B, in the kingdom of Spain, the name, &c. a certain large quantity of fish, containing divers, to wit, four thousand and twelve quintals, of great value, to wit, of the value of four thoufand pounds, there to be by them fold and disposed of for and on account of the faid plaintiffs, they the feid detendants undertook, and then and there faithfully promifed the faid plaintiffs, to be guarantees to the fairl plaintiffs for the faid persons fo using the name, &c. and to fee them the faid defendants reimburfed the produce of the faid last-mentioned fish: And the faid plaintiffs further fay, that on, &c. the said latt-mentioned fish arrived in safety at B. aforefaid, and was then delivered to the said persons to as aforesaid using, &c. and was by them sold and disposed of to divers persons to the faid plaintiffs unknown, but that they have not at any time fince remitted to the faid plaintiffs, or to either of them, the produce of the faid laft-mentioned fifth, or in any manner fatisfied or paid them for the fame; but on the contrary thereof, have wholly refused to do; whereof the faid defendants, on, &c. had notice, to wit, at, &c. aforefaid: Yet the faid defendants, not regarding their faid left-mentioned promife and undertaking, but contriving and intending to deceive and defraud the faid plaintiffs in this respect, have not, nor hath either of them, although often requested, relimbaried or paid the faid plaintiffs the produce of the faid last-mentioned fish; but to do the fame they the faid defendants have hitherto wholly refused, and still do refuse. And whereas the faid defendants afterwards, lods fold to to wit, on, &c. were indebted to the faid plaintiffs in other four fendants, and thousand pounds, for divers other goods, &c. before that time sold by to the faid defendants, and delivered by the faid plaintiffs to the carrying faid persons carrying on, &c. at the special instance and request of &c. at de- the faid defendants; and being so indebted, they the faid defendre- ants, in confideration thereof, afterwards, &c. undertook, and then and there faithfully promifed the faid plaintiffs, to pay them the fum of money last mentioned, whenever afterwards they should be thereunto requested. And whereas afterwards, to wit, on the fame day, &c. at, &c. in confideration that the faid plaintiffs, at the like special instance and request, had before that time sold to the faid defendants, and delivered to the faid persons so using the name, &c. divers other goods, &c. they the faid defendants un-

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#### AND ON CONTRACTS OF INDEMNITY.



dertook, and then and there faithfully promised the said plaintiffs, to pay them so much money as they therefore reasonably deserved to have: And plaintiffs aver, that they therefore reasonably deferve to have of the faid defendants other four thousand pounds, to wit, at, &c. aforesaid; whereof the said defendants then and there had notice. (6th Count, money paid, laid out, and expended for the faid defendants; breach to three last Counts; damages five thousand pounds; and therefore they bring their suit.)

S. LAWRENCE.

I think that Percz, Echalez, and Co have not only undertaken to accept bills to the amount of one third of the cargo, but also to guarantee the payment of the produce of the remainder from Bilbox This the house in Spain not having rematted, an action may be maintained as guntt Percz, Echaliz, and Co. on their undertaking contained in their letters, and the acceptance of the bills will be in no respect an obstacle to a recovery in such action, that being but a part performance of what they engaged to do. I think the quartity of fifth being flated under a viz. not fo material as to make it worth while to imend, if any great diffiduantage will arife; if none will, it may be amended of ccuife. S. LAWRENCE.

LONDON, f. Plaint of complains against defendant, being, on a promise to &c.: for that wherees the faid plaintiff, at the time of making the indemity plantiff charter-party of affreightment hereinafter mentioned, and also at tiff, master of the time of making the plonnie and undertaking of the faid deany damages he
tendant herematter memoned, was maffer of a certain ship or might female weiled hereined en nemto med and deferibed; and the faid plaintiff in any activation being fo mafter thereof, a certain charter-party of affreightment which might be indented was made of the fifth of January 1769, at L. aforefaid, in brought by the the parish of, &c. between one I homas Sineatham, as the owner for paint of the first of the owner for paints of the owner for of the faid ship or veilel, of the one part, and one Charles Hig-his charge par gins of the other part; by which charter-party of affreightment ty, in deviating the faid Thomas Smeatham, for the confiderations therein men- out of his voice tioned, did grant and let, and the faid Charles Higgins did accord- age. ingly hire and take, the faid ship to freight by the month, for the space of fix calendar months certain, and for such further time as he might happen to be in performing a voyage with her to be made from L. to Madeira, and from thence to any port or ports in the Well Indies and North America, with liberty in her way there to touch and stop at any port or ports, and from America back to Madeira, on the terms and conditions following; that is to fay, first, that the said owner, for himself, his executors, and all itnistrators, did covenant, promise, and ogree to and with the feid freighter, his executors, administrators, and afficus, by the faid charter-party of affreightment, that the faid thip thould, at the proper costs and charges of the faid owner, be then forthwith made tight, itaunch, and itrong, and well-manned, tackled, and provided with a fufficient number of hands and quantity of provitions for the fame, and with all other necessaries, thores, and matertals fit and proper for fuch a ship and her faid intended employ, and fo as to be fit and ready to be had by the eleventh day of the Vol. II. said



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said month of January in the year asoresaid, and to sail by the twen-

tieth day of the fame month, if required by the faid freighter, and should profecute and perform her faid voyage to the several ports aforesaid (the dangers of the seas, and restraint of princes and rulers, always excepted), and, during fuch voyage, should load, unload, reload, and discharge all such lawful goods and merchandizes as should be thought fit; and that the master of the said ship for the time being should follow and perform all and singular the lawful orders and directions of the faid freighter, his factors or affigns, or supercargo, which he should have liberty to put on board, in respect to the loading and unloading of the said thip, pursuant to the tenor, true intent, and meaning of the faid charter-party of affreightment, &c. always; that the faid ship should not be ordered to any port where the could not be lawfully a limitted in corfideration, nor ihould any contraband goods or patiengers be put on board the faid ship on the part and behalf of him the freighter, his supercargo, factor, or assigns; and that he the faid freighter would, at his own expence, find and supply his faid supercargo and passengers with provisions and other necessaries, and also bear and pay all fuch port-charges and pilotage as the fame thould grow due during the voyage above mentioned, fave and except only the outward port-charges at London, which were thereby agreed to be paid by the faid owner, and also should and would well and truly pay, or cause to be paid, to the said owner, his executors, administrators, and adign-, in full for the freight and hire of the faid ship, and in lieu of all primage whatfoever, the full fum of fifty-five pounds of lawful money of Great Britain by the calendar month, for the space of fix calendar months certain, although the faid thip should sooner return to and be discharged at Madeira, and at the fame rate for such longer time as the faid ship should be taken ox the up in performing the faid voyage, the faid monthly freight to comster-parts of mence from the faid eleventh day of January in the year aforcfaid, and to be paid in manner following, that is to fay, as much monthly freight as the faid ship should have earned, at the rate aforesaid, on her arrival at Madeira outwards, to be paid on such arrival by good bills of exchange on London at forty days fight, and fuch further monthly freight as the faid thip should have carried on her arrival at Madeira, afterwards to be paid on such arrival by good bills of exchange on London, at forty days fight, and fuch further monthly freight as the faid ship should have carried on her arrival in North America, to be paid on such arrival by good bills of exchange, and at forty days fight, and the remainder of the faid monthly freight to be paid on the faid ship's return to Madeira and the discharge of her cargo there, by good bills of exchange on London, at forty days fight: Provided always, that is the faid thip should happen to be lost, or otherwise destroyed, then and if such case the said monthly freight, at the rate aforca faid, should be paid to the time of such loss, or to the time of her being known to be loft, in safety, as the same might happen, payable in one calendar month after an authentic account thereof re-

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ceived in London: Provided also, and it was further agreed, that the faid freighter should have liberty, in case he should be so inclined, and give notice thereof to the mafter of the faid ship within eight days after her return to Madeira, to keep and employ the faid thip for fix calendar months longer, for the fime voyage, and at the like freight, terms, conditions, and provifoes as were thereinbefore limited in respect of the employ above mentioned, any thing aforefaid to the contrary thereof not with standing; and to the performance thereof the faid parties to the faid charter-party of afficightment bound themselves, their executors and administrators, and the faid owner of the faid ship her freight and appurtenances, and the faid freighter the respective charges on board her, the either to the other, in the penal fum of fix hundred pounds flerling, as by the faid charter-party of affreightment it may more fully appear: And the faid plaintiff faith, that the faid ship or vellel, in the faid charter-party mentioned, afterwards, to wit, on the twenty-ninth day of January 1769, departed and fet fail from the river I hames, and afterwards, to wit, on the twelfth day of March in the year aforcfuld, arrived at Porto Riga Bay in the island of St. Jago: And the said plaintiff further saith, that the said Promise to in defendant afterwards, to wit, on the twenty-fourth of April in the demnify. year aforefaid, at L. aforefaid, and in confideration that the faid plaintiff, at the special instance and request of the said defendant, would proceed with the faid ship or vessel from Porto Riga Bay aforefaid to the coast of Brazil, undertook, and then and there, on the same day and year last asoresaid, at L. asoresaid, &c. faithfully promifed the faid plaintiff to indemnify him from any damage which he might fullain from his freighter or owner on account thereof: And the faid plaintiff in fact faith, that he, relying on the faid promife and undertaking of the faid defendant, afterwards, to wit, on the fame day and year last aforestid, at the special instance and request of the said defendant, did proceed with the said thip or veffel from Porto Riga Bay aforefaid to the coast of Brazil aforefaid; and that the foid Thomas Smeatham, party to the faid charter- Owner party, on account thereof afterwards, to wit, in Michaelmas term plaintiff by his now last past, before our lord the king at Westmintter, came, by the deviation, Robert Champante his attorney, and brought into the court of our whereby plains faid lord the king then and there, his certain bill against him the tiff lost freight faid plaintiff, then being in the cultody, &c. of a plea of trespass &c. on the case, and found pledges to prosecute his said bill, to wit, John Doe and Richard Roe; and by his faid bill he the faid T.S. complained against the said plaintiff: for that whereas the said plaintiff, at the time of making the charter-party of afficightment thereinaster mentioned, was master of a certain ship or vellel thereinafter mentioned and deferibed; and the faid plaintiff being so master thereof, a certain charter-party of affreightment indented was made on the twenty-ninth of January 1769, at L. aforefaid, to wit, in the parish of, &c. between the said T. S. (by the name and description of, &c. owner of the said ship the brigantine called, &c. burthen one hundred and forty tons, or thereabouts,



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now in the river of Thames, whereof the faid plaintiff is mafter, &c.) of the one part, and one Charles Higgins, by the name and description of C. H. of Madeira, merchant, now in L. of the other part (the other part of which charter-party, fealed with the feal of the faid Charles Higgins, he the faid Thomas Smeatham brought here into court, the date whereof was the fame the day and year aforefaid); by which charter-party of affreightment it was witnessed, that the said T. S. for the considerations thereinafter mencioned, had granted and let, and the faid C. H. had accordingly hired and taken the faid thip to freight by the month, for the space of fix calendar months certain, of all and fingular, &c.; of which faid premifes the faid plaintiff afterwards, to wit, on the fame day and year first in the same bill mentioned, at L. aforesaid, in the parith and ward aforefaid, had notice: And the faid T. S. by his faid bill averred, that the faid ship or vessel mentioned in the faid charter-party, being tight, staunch, and strong, and well-manned, tackled, and provided with a fufficient number of hands and quantity of provisions for the same, and with all other necessaries, stores, and materials sit and proper for such a ship and her faid intended employ; and being loaden, and fit and ready to fail on her faid intended voyage, afterwards, to wit, the twenty-ninth of January 1766, departed and let fail from the river of Thames, and proceeded to Graveford, and from thence to the Downs, and directly from thence towards Madeira, on her faid voyage, according to the orders and directions of the fand treighter by him in that behalf given to the faid matter, and forwards, to wit, on the twentieth of February in the faid A. D. 1769, arrived in lakety at Madeira, and her homeward bound cargo, wherewith the was to laden as aforetaid, was there delivered according to the orders and directions of the said from heer; and the fare thip being tight, staunch, strong, well-manned, tackled, and provided with all necessaries and flores for the voyage hereafter next mentioned, dra restly after the delivery of her and outward-bound cargo at Mrdeira aforefold, another cargo, by the orders of the faid freighter, was laden and put on board the faid fing or veffel to be carried and conveyed in and on board the faid flip or vellel from thence to Porto Riga Bay in the fland of St. Jago; and afterwards, to wit, on the fath of March in the faid year 1763, the faid fhip being fo tight, thaunch, firong, well-manned, tackled, and provided with all necefferies and flores for the faid voyage, departed and fet fell from Madrica aforefaid with the faid latt-mentioned cargo, and directly proceeded from thence to Porto Riga Bay in the faid island of St. Jago, and arrived there in fafety afterwards, to wit, on the twelfth day of the fame month of March in the year aforefaid: And the faid T. S. further faid, that the faid plaintiff afterwards, to wit, on the fame day and year last aforesaid, at Porto Riga Bay in the faid island of St. Jago, had orders from the faid freighter, with the faid thip or veffel, to fet fail from thence, and proceed directly to Philadelphia in North America; and although the faid ship or veilel was then tight, staunch, and strong, and well-manned and tackled,

### AND ON CONTRACTS OF INDEMNITY.

tackled, and provided with a fufficient number of hands and quantity of provisions for the same, and with all other necessary stores and materials fit and proper for fuch a ship to make the said lastmentioned voyage: Yet the faid plaintiff, well knowing all and Breach that de fingular the premises in the fine bill mentioned, but maliciously tendant had not intending to injure the faid T. S. and to prevent and hinder him indennified. from being entitled to and receive any freight under and by virtue of the faid charter-party of afficightment, and to subject him and make him liable to an action for a breach of the covenants contained in the fame charter-party, did not, with the faid ship or veffel, fet fail from the faid P. R. Bay aforefaid in the faid ifland of St. Jago, and proceed directly to Philadelphia aforefaid, according to the orders to him in that respect given as aforefaid; but on the contrary, failed and proceeded in the faid thip or veffel from P. R. Bay aforefaid to Rio Janeiro on the coast of Brazil, and continued there for a long space of time, to wit, five months; by reason whereof the faid T. S. not only lost the freight of the said. find or vessel, but was also obliged to pay and respond a large sum of money by reason of the aforesaid directions, to wit, the sum of two hundred pounds, that is to fay, at L. aforefaid, in the parish, Sec. whereof the faid T. S. faid he was injured, and did fuffer dispage to the value of one thouland pounds; and therefore he biquent fan, Sie.: And fuch proceedings were thereifon had in Plaintiff the food court of our faid lord the king, before the king bimfelf, at details. Westminster asoreford, upon the same bill, that afterwards, to wit, in the same term of  $St.\ Michael,\ the said\ T.\ S.$  by the consideration of the same court, recovered egainst the said plaintiff seven bundred ard fifty one founds ten foillings by the fame court of our faid load the long, before the king hundelf, adjudged to the faid T. S. for his dumages which he had fuffamed, as well by occupion of the faid trefpoly upon the case by the fand plaintiff to the faid T S. done, as for his cofts and charges by him about bis fult in that behalf expended, whereof the faid plaintiff is convicted, as by the record thereof, Prout part. remaining in the faid court of our faid lord the king, before the king himfelf, at Westmirster atoresaid, more fully appears: And the faid plaintiff further fays, that he the faid plaintiff was obliged to lay out and expend, and did lay out and expend, a large fum of money, to wit, the fum of two hundred pounds of lawful money, &c. in and about his defence against the said bill of the said T. S. to wit, at L. eforefaid, in the parish and ward aforesaid: And so the faid plainting in fact faith, that he the faid plaintiff, on account of his proceeding with the faid thip or veffel from Porto Riga Bay aforefaid to the faid coast of Brazil as aforefaid, hath fustained damage to a large amount, to wit, to the amount of one thousand pounds, that is to fay, at L. aforefaid, in the parish and ward aforefaid; of all which premifes the faid defendant afterwards, to wit, on the first of January 1774, at L. aforefaid, &c. had notice: Nevertheless the said defendant, not at all regarding his said promise and undertaking in form aforesaid made, but contriving and fraudulently intending to deceive and defraud the faid plaintiff



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in this behalf, hath not paid him the faid-fum of one thousand pounds, or any part thereof, or in any manner indemnified him the faid plaintiff from the damage which he hath sustained on account of his proceeding with the faid ship or vessel from P. R. Bay aforefaid to the faid coast of Brazil as aforesaid, although the said defendant afterwards, to wit, on the same day and year last aforesaid, and often fince, at L. aforefaid, in the parish and ward aforefaid, hath been requested by the said plaintiff so to do; but so to do the faid defendant bath hitherto altogether refused, and still doth refuse. And whereas also afterwards, to wit, on the same day and year last aforesaid, &c. (Two Counts more, one thousand pounds each; money had and received, and paid, laid out, and expended; breach, two last Counts; and damages one thousand F. Buller. pounds.)

A Count, in confideration Decame due. pay, &c.

FOR that whereas heretofore, to wit, on the twenty-fourth day of October 1782, at London, &c. in confideration that the that plaintiffs faid plaintiffs, at the special instance and request of the said defendand made and ant, and for the purpose of the same being negotiated, had made elven their note and given their certain promissory note, bearing date the twentypromised eighth of September 1782 aforclaid, for the sum of two hundred to provide mo- and fifty-one pounds two shillings, payable to the said defendby for the pay- ant and one Rachel Phipps, by the name, style, and firm of Mrs. ment of it when Rachel Phipps and Son, or order, at two months after the date ote was nego. of the faid note, as for value received, he the faid defendant underfixed, but de- took, and then and there faithfully promised the faid plaintiff, to indants did not provide money for the laid note when it should become due and rovide, &c. tor payable: And the faid plaintiffs in fact fay, that although the faid the payment of note to but here are local favored for the faid note, so by them made and given as aforefaid, was, after the makperquod plainnote, to by them made and given as aforelaid, was, after the makobliged to ing of the faid promise and undertaking of the said defendant, indorfed over and negotiated by him the faid defendant and the aforefaid Rachel Phipps; and although the faid note did afterwards, to wit, on the first day of December in the year 1782 aforesaid, become due and payable to the then holder and indorfee thereof, to wit, at London, &c. aforesaid; whereof the said defendant had notice, to wit, at London, &c. aforesaid: Yet the said plaintiffs in fact further fay, that the faid defendant, not regarding, &c. but contriving, &c. to deceive and defraud the faid plaintiffs in this behalf, did not, when the faid note to became due and payable as aforefaid, or at any other time whatfoever, provide money for the fame, or take up or discharge the said note (although he the said defendant was frequently requested so to do by the said plaintiffs, to wit, at, &c. aforefaid); but wholly refused and neglected so to do, and therein wholly failed and made default, contrary to the tenor and effect of his aforefaid promile and undertaking, and in breach and violation thereof, whereby the faid plaintiffs were afterwards forced and obliged to take up, and to pay and fatisfy the faid note, and the money therein specified, out of their own proper

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proper money, to wit, at, &c. aforefaid. (Money laid out, &c.; ditto lent, &c.; ditto had and received, &c.; account stated; and common conclusion to the four last Counts.)

MIDDLESEX, J. James Cooper complains of William Declaration Clipson, being in the custody, &c. in a plea of trespass on the sumpsi, in concase, &c.: for that whereas, on the fifth day of February A. D. sideration this 1780, to wit, at Westminster in the county of Middlesex afore- plaintiff would faid, in consideration that the said plaintiff, at the special instance join with on and request of the said defendant, would join with one William promissory note in the making of a certain promissory note in writing, to payable to de bear date the faid fifth of February in the year 1789 aforefaid, fendant for hi whereby they the faid plaintiff and William Cooper should jointly accommodation and separately promise to pay to the said defendant, or order, at six he undertook months after the date of the faid note, twenty five pounds, as for indemnifyplain value received by them the faid plaintiff and W. C. and would vide for and take then and there deliver such note to him the said defendant, in order up the position that he might negotiate the same, and by that means raise money Plaintiff accord thereon for his own fole use and benefit, he the said defendant unthe note; dertook, and faithfully promised the faid plaintiff, to save harmles fendant negotier and indemnify him the faid plaintiff from all costs, charges, or ated it, but damages which he might or should be put unto on account of his not take it is making the faid promiffory note; and also that he the said defend- when due; ant would provide for and take up the faid note when it should be-dorsee brough come due: And the said plaintiff in fact further saith, that he, on against plain confiding in the faid promife and undertaking of the faid defendant, tiff, whereby to by him in manner and form aforefaid made, did, after the mak- was obliged ing thereof, to wit, on the said fifth day of the said month of pay, &c. yellow in the year 1780 aforesaid, to wit, at Westminster not indemnifia asoresaid, at the said special instance and request of the said defend- him, sec. ant, and for his accommodation, join the aforefaid W.C. in the making of, and did then and there with him the faid W. C. make a promiffory note in writing, bearing date the faid fifth day of February in the year 1780 aforefaid, whereby they the faid plaintiff and W. C. jointly and separately promised to pay to the said defendant, or order, at fix months after date of the faid note, twenty-five pounds, as for value received by them the faid plaintiff and W. C. and did then and there deliver the faid promissory note to him the said defendant for the purpose aforesaid: And the said plaintiff further faith, that after the making of the aforesaid promisfory note, to wit, on the day and year aforesaid, at Westminster aforesaid, the said defendant, to whom or to whose order the same was payable as aforefaid, negotiated the faid note for the purpose aforefaid, by then and there indorfing the same over to, and appointing the money therein specified to be paid to one Christopher Walbank, and then and there deliver the said note, so indorsed as aforefaid, to the faid Christopher Walbank; And the said plaintist in fact further faith, that the faid defendant not having taken up the faid note, according to the tenor of the aforesaid promise and

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undertaking, the same was afterwards, and at the end and expiration of the faid fix months therein mentioned, and thereby appointed for the payment of the money therein specified, shewn and presented to him the said plaintiff for payment of the money therein specified, according to the tenor and effect of the faid note and the said indorsement so thereon made as aforesaid: And the said planniff in fact further faith, that the faid defendant not having provided the faid plaintiff with money to discharge the said note as aforefaid, he the faid plaintiff was unable to pay the same: whereupon the faid Christopher Walbank, for the recovery of the faid sum of money in the said note specified, afterwards, to wit, on the tenth day of August in the year 1780 aforesaid, com. menced and projecuted a certain action or fuit in the court of our faid lord the now king, before the king himself, against the said plaintiff, whereby he the faid plaintiff was not only forced and obliged to, and did afterwards, to wit, on the the year aforcaid, at, &c. aforelaid, pay to the laid Christopher Walbank the faid fum of twenty-five pounds in the faid note (pecified, but also a large sum, to wit, the sum of for the cotts and charges as well of the faid Christopher Walbank in the profecution of the faid fuit as of him the faid plaintiff in the defence thereof, and by means thereof fulfained a damage, on occasion of his having joined with the said W. C. in the making of the faid promissory note, to a large amount, to wit, to the pounds of lawful, &c.; whereof the faid defendant afterwards, to wit, on the first of January 1781, at, &c. aforesaid, had notice: Yet the said plaintiff in fact further saith, that the faid defendant, not regarding, &c. but contriving, &c. hath not as yet in any manner whatfoever indemnified him the faid plaintiff from and against the said damage so by him sustained on occasion of, &c. as aforefaid, or in any manner recompenced him for er made good that fum (although to perform, &c.); but he fo to do hath altogether refuted and neglected, and itill refutes fo to do.

on promise of indemnifying me in A icreon.

MIDDLESEX, ff. Solomon Schombrez, late of, &c. was Indeninity, not attached to answer Andrew Lacom and Edward Carter in a plea of trespass on the case, &c.; and thereupon the said plaintiffs, by plaintiffs, who J. E. their attorney, complain: that whereas he the faid defendeccepted a bill of ant, on the ninth day of November A. D. 1756, at Westminster, defendant, in the county of Middlesex, made a certain bill of exchange in which he pro writing, subscribed with his own proper hand, according to the **mifed** to pay cultorn of merchants from time immemorial used and approved of; when due, but and the said bill, bearing date the day and year aforelaid, then and and the faid bill, bearing date the day and year alorerand, then and their directed to the faid plaintiffs, by the names, &c. of, &c. and plaintiffs were preed to pay it, thereby required the faid plaintifls, at two months date, to pay to together with James Rous, or order, the sum of fifty pounds, as for value of posts on a judg: him the said James received, and to place it to the account of the faid defendant; and the faid E. Carter afterwards, to wit, on the same day and year aforefaid, at Westminster aforesaid, in the county aforefaid, for himself and the said Andrew, at the special instance

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instance and request of the said defendant, accepted the said bill; and in consideration of the premises, he the said desendant undertook, and then and there faithfully promifed the faid plaintiffs, that he the faid defendant would pay the faid bill when it became due and payable, and to hold them the faid plaintiffs indemnified therefrom: And the faid plaintiffs in fact fay, that the faid bill afterwards, to wit, on the twelfth day of November in the year of Our Lord aforesaid, at W. aforesaid, became due and payable; whereof the said defendant then and there had notice: Yet the said defendant, not regarding, &c. but contriving, &c. did not, when the faid bill became due and payable as aforefaid, or at any other time whatfoever, pay the fame, or the faid fum of money therein mentioned, or any part thereof, or in any manner whatfoever indemnify, or keep or hold indemnified, the faid plaintiffs of, from, or against the said bill, according to the said promise and undertaking of the faid defendant, but therein wholly failed and made default; and thereupon the faid plaintiffs, for their discharge of and from the faid bill, and from a judgment at law thereupon recovered against them by the said James Rous, afterwards, to wit, on the eighth day of April 1757, at Westminster aforesaid, was forced and compelled to pay and tatisfy the faid turn of fitty pounds to the faid 1. Rous, and a large funi of money, to wit, the fum of fifteen pounds, for costs of fult, to wit, at W. aforefaid. (Several common Counts for other money owing from defendant to plain-Drawn by MR. WARREN. tiffs.)

MIDDLESEX, ff. James Johnston, late of, &c. was at Declaration, tached to answer Richard Southson in a plea of trespals on the case, special assumption Sec.; and thereupon, &c. complains: that whereas he the faid R S. not indemnit herete fore, that is to say, in Michaelmas term in the twenty-hadbecomes eighth year of the reign of our lord the now king, at the special but inflance and request of the fail defendant, before Sir John Willes, him to be fail knight, and his companions, then his majesty's justices of the by a face further bench here, to wit, at Wellmintler in the county of Middlesex, come into his majesty's court here, in his proper person, and then and there, in the fame court here, acknowledged himfelf to owe to M. F. widow, and C. F. the fum of one hundred and eighty pounds eight shillings and eightpence; which said sum of, &c. he the faid plaintiff, for himfelf and his heirs, willed and granted to be made of his lands and chattels, to be levied to the use and behoof of the faid M.F. widow, and C.F. upon condition, that if judgment should happen to be given in the faid court here for the said M. and C. against the said J. J. in a certain plea of trespass on the case to the damage of the said M. and C. of one hundred and ninety pounds, profecuted by the faid M. and C against the said I. in the faid court here, then the faid I. should fatisfy all the damages which should be a ljudged to the said M. and C. in the faid court here against the said J. in the plea aforesaid. or should render his body on that occasion to the prison of the Fleet, as by the faid record of the faid recognizance, remaining in the faid court of the bench here, at Weitminster asoresaid, more fully ap-

pears:





pears; and in confideration thereof, he the faid J. J. afterwards, to wit, on the first of December 1754, at Westminster aforesaid, in the faid county of Middlesex, undertook, and then and there faithfully promifed the faid plaintiff, to indemnify and keep harmless him the said plaintiff of and from the said recognizance: And the faid plaintiff avers, that afterwards, to wit, in the term of St. Hilary, in the twenty-eighth year, &c. judgment, in the faid plea of trespass on the case was given in and by this court here for the faid M. F. and C. F.; and the faid M. F. and C. F. then and there, in the faid term of St. Hilary, in the twenty-eighth year aforefaid, in the faid court of the bench here, by the confideration of the faid court, recovered against the faid J. J. in the aforesaid plea one hundred and two pounds ten thillings, which were adjudged to the faid M. and C. in the faid court here for their damages which they had fustained by reason of the not performing of certain promifes and undertakings made by the faid J. to the faid M. and C. whereof the faid J. was convicted, as by the faid record and proceedings thereof in the faid court here remaining, at Westminster aforefaid, plainly appears; of which judgment, so recovered in form aforefaid, he the faid defendant afterwards, to wit, on the fourteenth of February in the twenty-eighth year aforesaid, at Westminster aforesaid, had notice: Yet the said desendant, not regarding, &c. but contriving, &c. hath not indemnified or kept harmless him the said plaintiff of and from the said recognizance, by fatisfying the faid damages so adjudged to the faid M. and C. in the faid court here against the said I. as aforesaid, in the plea aforefaid, or by rendering his body on that occasion to the faid prison of the bleet, according to the form and effect of the said recognizance, or in any other manner what soever salthough the said defendant afterwards, to wit, on the same day and year aforelaid, and often afterwards, to wit, at Westminster aforesaid, was requested by the said plaintist so to do); but he the said I. so to do hath altogether refused: and thereupon the said plaintiff afterwards, to wit, on the faid day of March A. D. 1756, at Wellminster aforeshid in the said county of Middlesex, to discharge himself of and from the said recognizance, and of and from an adjudication of execution adjudged by the said court of the bench here against the said plaintiff of the said one hundred and eighty pounds eight shillings and eightpence, by him the said plainriff in form aforesaid acknowledged, by virtue of his majesty's writ of scire facias before then sued and prosecuted in the said court of the bench here by the faid M. F. and C. F. against the said plaintiff upon the faid recognizance, and of and from his majesty's writ of scire facias sued out of the said court here against the lands and chattels of the faid plaintiff upon the faid adjudication, was forced to pay, and did pay, to W. B. esquire, and J. W. esquire, then and still being sheriff of the said county of Middlesex, to the use of the faid M.F. and C. F. a large sum of money, to wit, the sum of one hundred and twenty pounds, and also to lay out and expend,

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and did lay out and expend, in his the faid plaintiff's defence in that behalf, a large sum of money, to wit, the sum of twenty pounds, and was otherwise put to great trouble and anxiety of mind in the premises, to wit, at Westminster aforesaid in the said county of Middlesex. And whereas, &c. (A Count for one hundred and fifty pounds; for money laid out; and common conclusion to that Count.)

MIDDLESEX, J. Robert Fletcher against John Fletcher: Declaration for that whereas the faid R. and J. on the fourth of February special affine A. D. 1752, at Westminster in the county of M. aforesaid, at the not indem special instance and request of the said J. and for the proper debt against a in of the faid J. had made their certain note in writing, commonly note. called a promissory note, subscribed with their own hands, bearing date the fame day and year, and then and there delivered that note to Sir R. L. knight; and by that note they the said R. and J. jointly and feparately promised to pay to Sir R. L. or order. three months after date, twenty pounds value received; and by reason thereof, and according to the form and effect of the statute in such case made and provided, they the said R. and J. became jointly and separately liable to pay to the said Sir R. L. the said fum of money contained in the faid note, according to the tenor and effect of the said note; and being so liable, they the said R. and J. at the like instance of the said J. and for the proper debt of the faid J. afterwards, to wit, on the same day and year asoresaid, at Westminster aforesaid, in consideration thereof, undertook, and then and there faithfully promised the said Sir R. L. to pay to him the faid fum of money in the faid note contained, according to the tenor and effect of that note: and thereupon the faid J. in confideration of the premifes, afterwards, to wit, on the same day and year aforefaid, at, &c. aforefaid, undertook, and then and there faithfully promifed the faid R. to indemnify him the faid R. from the said note and his promise aforesaid: Yet the said desendant, not regarding, &c. but contriving, &c. hath not indemnified or kept the faid R. indemnified (although often requested), of and from the said note; but the said sum of money contained in the faid note not being paid or fatisfied to the faid Sir R. L. according to the tenor and effect of the said note, he the said R. afterwards, to wit, on the tenth of May A. D. 1754, at W. aforesaid, for his discharge of and from the said note, and to prevent his being fued at law thereon, was forced and compelled to pay and fatisfy to the faid Sir R. L. the faid twenty pounds, to wit, at Westminster aforesaid; whereof the said defendant then and there had notice. (Money laid out.)

MIDDLESEX, J. William Benton complains of John Cun- In confidence ningnam, being, &c.: for that whereas faid plaintiff heretofore, plaintiff (a fair would discharge one D. S. out of his custody, defendant promised to put in bail on return of writ, did not; whereby plaint. If was obliged to pay debt and cotts.

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to wit, on, &c. and from thence until and at and after the making of the promise and undertaking of said defendant hereaster next mentioned, was an officer of or belonging unto Henry Boulton, esquire, then sheriff of the county of Surrey, and being such officer had arrested one Daniel Simson under and by virtue of a certain warrant for that purpose from the said sheriff of the said county of Surres, upon a certain writ of our faid lord the now king called a latitat, before then iffued out of the court of our faid lord the king, before the king himself, against the said D. S. at the fuit of one Isaac Bates, returnable on Wednesday, &c. directed to the faid theriff of the faid county of Surrey, and duly inderfed and marked for ball for thirty-two pounds, to wit, at, &c. in, &c.; and faid D. S. was then and there in the custody of said plaintiff, as fuch officer of the faid sheriff of the said county of S. under such (1) arrest as aforesaid, and for want of bail to the (2) as aforesaid writ of latitat: And the faid D. S. being fo in custody as aforefaid, whilst he was so in custody, to wit, on, &c. in consideration that faid plaintiff, at the special instance and request of the said defendant, would fuster and permit the faid D. S. to go at large from and out of the custody of the said plaintiff, and would release and dif-(3) " last men- charge him the said D. S. from the said (3) arrest, he the said defendant undertook, and then and there faithfully promifed the faid plaintiff, that he the faid defendant would put in bail for the fail D. S. in the faid action or fuit to commenced by the faid I. B. against the said D. S. as aforesaid, on or before the return of the faid warrant under and by virtue of which the faid D. S. had been 44 and in and was so arrested (4) as aforesaid, being the return day of said gody as last? writ of latitat, and perfect the same, and on neglecting so to do would pay the debt for which faid action was commenced, together with the costs of the said suit, to plaintiff, so being such officer as aforefaid: And the faid plaintiff in fact fays, that he, confiding in the faid promise and undertaking of the said defendant, so by him made as aforelaid, did, after the making thereof, to wit, on, &c. fuffer and permit the faid D. S. to go at large from and out of the cuttody of him the faid plaintiff, and did release and discharge the faid D. S. from the aforefaid arrest; whereof the said defendant afterwards, to wit, on, &c. had notice +: Yet the said defendant did not, nor did the faid D. S. at any time before the return of the said warrant, or before or on the return-day of the said writ of latitat, put in bail for him the faid D. S. in the faid action or fuit in which he was so arrested as aforesaid, and perfect the same, according to the tenor and effect of his aforefaid promife and undertaking, but neglected fo to do; whereby and in confequence thereof, and of no bail being perfected in the faid action or fuit

> within due time, and according to the rules and practice of the faid court of our faid lord the king, before the king himfelf, the faid plaintiff was afterwards, and after the return of the faid warrant and of the faid writ of latitat, to wit, on, &c. at, &c. was forced and obliged to, and did, pay a large fum of money, to wit the fum of forty-two pounds eleven shillings, being for and on ac-

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seened'

countrol the debt and costs in and of the aforesaid action or suit; whereof the faid defendant afterwards, to wit, on, &c. at, &c. had notice; and thereby, and by reason thereos, and of the asorefaid promise and undertaking of said defendant, he the said defendant became liable to reimburfe and pay him the faid plaintiff the faid fum of forty-two pounds eleven shillings, so by him paid for the faid debt and costs in the said action or suit as aforesaid, when he should be thereto afterwards requested. And whereas the said 2d Count. plaintiff being such officer as aforesaid, he the said plaintiff, before the making of the promife and undertaking of the faid defendant hereafter next mentioned, to wit, on, &c. had arrested the aforcfaid D. S. under and by virtue of a certain other warrant, &c. &c. (Go on as in the 1st Count, omitting what is in Italic and inferting what is in the margin, till you come to this mark +, then proceed as follows): Yet the faid defendant, not regarding his fuid promise and undertaking so by him made as last aforesaid, but contriving, &c. to deceive and defraud faid plaintiff in this behalf, did not in due, or within, or at any time whatfoever, put in and perfect bail, nor did faid D. S. put in and perfect bail in the faid action or fuit to commenced by the faid I. B. against the faid D. S. as aforefaid, for him the faid D. S. (although to perform his promile and undertaking, in that respect made as aforesaid, the said defendant was requested by the faid plaintiff afterwards, and before the return of the faid writ of latitat, to wit, at, &c.) but refused and neglected fo to do, and therein wholly failed and made default, contrary to the tenor and effect of the faid last-mentioned promise and undertaking of the faid defendant; whereby, and by means of which faid feveral premifes, and in confequence of bail not being pertected for the faid D. S. in the faid last-mentioned action or fuit against him the said D. S. within due time, and according to the course and practice of the said court of our said lord the king, before the king himfelf, he the faid plaintiff was afterwards, and after the return of the faid writ of latitat, and before the exhibiting, to wit, on, &c. forced and obliged to pay a large fum of money, to wit, the tum of forty-two pounds, for and on the account of the costs of the said theriff of the said county of S. being attached for not bringing into the faid court of our faid lord the king, before the king himself, the body of the said D. S. pursuant to a rule of the faid court upon him the faid sheriff, in consequence of his return of the faid latt-mentioned writ of latitat, and of his having so taken the said D. S. upon the same as aforesaid, to wit, at, &c. And whereas, &c. (money laid out, &c.). And whereas, 3d Count. &c. (money had, &c.): Yet faid defendant, &c. (Common conclusion as to those Counts. Damages one hundred pounds.)

It is not improbable but that the confiderations fet forth in the special Counts et this declaration will be objected to; it will therefore be adv.feable to re-confider the case before plaintiff proceeds to

It is now determined that this action will not lie. Hil. 37. Geo. 3.

reciaration,

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LONDON, to wit. William Light complains of John Stoke. sintiff being being, &c.: for that whereas, before the making of the promife executor, and and undertaking of the said defendant hereafter next mentioned, the said to wit, on, &c. at, &c. one H. B. then of London, warehouseman, of H. B. but now deceased, duly made his last will and testament in writing, detaccording to and thereby, amongst other things, devised to T. T. J. C. and devices the faid W. L. and to the survivor of them, and the executors the land vv. 12. and to the lurvivor of them, and the executors or administrators of such survivor of them, the sum of one though some cut in sand pounds, upon trust to put the same out at interest upon goperment fe- vernment and other good security, and to pay the interest arising ities; de therefrom quarterly, to and for the only proper use and benefit of deant on be- his daughter Hannah, then the wife of T. M. during her natural of feveral life, &c. &c. (set out the will); and afterwards, and before the making of the said promise and undertaking of the said desendant folied to the making of the faid promise and undertaking of the said desendant aintiff for to hereafter next mentioned, to wit, on, &c. at, &c. the faid H. B. tansfer, and died; after whose death, and before the making of the promise and plaintiff for an undertaking of the faid defendant hereafter next mentioned, the well of him- faid J. T. and W. L. at, &c. duly proved the faid will, and took the other upon themselves the burthen of the execution thereof; and the said recutors, caus. W. L. being the sole acting executor of the said will, he the said Maletter of at- W. L. before the making of the promife and undertaking of the bridge, release, said defendant hereafter mentioned, had gotten in, collected, and indicated to be received certain assets of the said testator, arising from the said tawn, but re- personal estate and esfects of the said testator, and had laid out and in the name of the faid W. L. in the purchase or affign, of two thousand five hundred pounds, in a certain government sethe defendant curity, and commonly called the Old South Sca annuities, and the faid wing the letof attorney, the name of the faid W. L. at the time of the making of the faid in conside- promise and undertaking of the said desendant hereafter next menon thereof tioned; and the said M. B. the testator's late wife, and the said intiff would Hannah, and the faid R. B. before and at the time of the making the defendundertook of the promise and undertaking of the said desendant hereaster next pay, &c. but mentioned, were dead, and the said Hannah had died without leaving any issue; whereby J. B. the only san of D. D. in the said and the s in the faid will, I. S. who had married Sarah the daughter of the faid R. B. in right of the faid Sarah, R. R. who had married Alice another daughter of the said R. B. in right of the said Alice, became, and at the time of the making of the promise and undertaking of the faid defendant hereafter next-mentioned, were feverally entitled to the faid two thousand five hundred pounds South Sea annuities, and all other the faid testator's personal estates then unadministered; of all which premises the said defendant afterwards, to wit, on, &c. and before the making of the promise and undertaking of the said defendant hereafter next mentioned, at, &c. in. &c. had notice: and afterwards, to wit, on, &c. at, &c. application was made by the faid defendant on behalf of the faid feveral persons so entitled to the said annuities, and other the said testator's personal estates and effects so unadministered, and as their agent, to transfer to him for their use the said two thousand five hundred pounds South Sea annuities, and to deliver over to him, for them and



as their agent, certain other affets of the said testator then unadministered, all which the said W. L. was then and there ready and willing so to do, upon his and the said other executors then being properly, honeftly, and fairly discharged and indemnified in the premises: and thereupon, for their proper, fair, and honest discharge and indemnification in the premises, he the said W. L. so being the sole acting executor of the said will, afterwards, and before the making of the faid promife and undertaking of the faid defendant hereafter next mentioned, to wit, on, &c. at the instance of the said J. S. to wit, on, &c. had, by one A.B. gent. one of the attornies of this court here, prepared, at his the faid I. L.'s own colls, three certain deeds, writings, or instructions, to wit, one deed or writing purporting to be a letter of attorney, bearing date on, &c. from the faid J. B. 1. S. and Sarah his wife, &c. &c. the persons so entitled to the said annuities and other the perfonal estates of the said testator then unadministered, to empower the said defendant, for them and every of them, in their and each and every of their names, place, and itead, and for their and each and every of their use, to ask for, sue, levy, recover, and receive all and all manner of debts, dues, rents, fum, and fums of money then due by the faid recited will, or thereafter to be due or payable by the faid will, or otherwise, unto them, any, or each of them, by or from the faid T.T. J.C. and W. L. or any of them, or by or from any other person or persons whatfoever, and upon the receipt thereof, in their, each, or any of their name or names, to make and give acquittance, or other discharges for the same; one other deed, writing, or instrument, learing date on, &c. purporting to be a release from the said J. B. &c. &c. &c. &c. and thereby it was alledged that the feveral perfon: last above mentioned, as for and in consideration of the said two chousand five hundred pounds South Sea annuities by the said deed or instrument alledged to have been transferred by the said W. L. to the faid J. S. the now defendant, therein described by the name of, &c. for their use, and as if the same had been really transferred as aforefaid to the faid T. T. J. C. and W. L. and every of them, their and every of their heirs, executors, or administrators, of and from all right, claim, challenge, or demand of all reckonings and accounts, turn and furns of money, by them, or any of them, had or received in pursuance of the said in part-recited will, or otherwise, of the estate and effects of the said H. B. deceased, and which they the said parties, so releasing as abovesaid, then were entitled to in their own right, or in the right of their wives; and also of and from all other reckonings, accounts, and demands whatfoever, fave and except fuch fums of money of the faid H. B. deceased as should or might at any time thereafter come to the hands, custody, or possession of the said T. T. J. C. and W. L. or any or either of them; and the other of the faid deeds or writings, purporting to be a bond from the faid feveral persons, who were so by the said writing or release alledged to have released to the faid executors as aforefaid in the penalty of two thousand pounds, bearing date on, &c. to the faid T. T. J. C. and W. L.

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with a condition thereto subscribed for the indemnifying and faving harmless the said T. T. J. C. and W. L. each and every of them, their, each, and every of their heirs, executors, or administrators, of and from all charges and demands whatfoever which any perfon or persons might have or lay claim to the personal estate and essects of the faid H. B. or any part thereof, and also for the indemnifying and flying harmless the said T. T. J. C. and W. L. their and each of their executors, administrators, or assigns, of and from all fuch fum and fums of money and other effects of the faid H. B. deceased, that they or either of them should in any wife pay or deliver over to the faid defendant, or their attorney constituted for that purpole, of and from all and every person or persons claiming, or to claim, any part thereof, and of and front all colls, charges, damages, and expences which they, or any, or either of them should or might fuffer and fullain, or be put to on that account; and the faid W. L. had also, before the making of the promise and undertaking of the faid defendant hereafter next mentioned by the faid A. B. been at a very great expense in getting the faid three deeds executed by the faid feveral parties therein named, as parties executing or to execute the fame, or in other affairs relating to the fild executorship, and was thereby then and there indebted to the faid A. B. in a large fum of money, to wit, in the fum of pounds; of all which faid premifes the faid defendant afterwards, to wit, on, &c and after the faid three deeds had been so executed, at, &c. had notice, and then and there requested the said W. L. to transfer the faid two thousand five hundred pounds South Sea annuities to the faid defendant, and to deliver to him the faid other affets of the faid tellator then unadministered, to and for the use of the faid parties to entitled to the fame in purfuence of the faid letter of attorney; but the faid W. L. then and there refused so to do, unless the said money so due and owing to the said A. B. was first paid and fatisfied, as he lawfully might; of all which premites the faid defendant then and there also had notice: and thereupon afterwards, to wit, on, &c. at, &c. in confideration that the faid plaintiff, at the special instance and request of the said defendant, would transfer the faid two thousand five hundred pounds. South Sea annuities to him the faid defendant, and deliver to him the faid other affets then unadministered, to and for the ase of the said parties so entitled to the fame in pursuance of the faid letter of attorney, he the faid J. S. undertook, &c. faid W. L. to pay off and discharge the faid debt fo due and owing from the faid W. L. to the faid A. B.: And the faid plaintiff avers, that, confiding in the faid promife and undertaking of the faid defendant, he the faid plaintiff, at the request of the faid defendant, afterwards, to wit, on, &c. did transfer the faid two thousand five hundred pounds South Sea annuities to the said J.S. and deliver to him the faid other affets of the faid teftator then unadministered, to and for the use of the faid parties so entitled to the same in pursuance of the faid letter of attorney; and the said J. S. then and there received the fame: Yet the faid defendant, not regarding, &c. but contriving, &c. faid plaintiff in this behalf, both not paid or discharged the said debt so at the time of the making of, &c. due and owing from the faid plaintiff to the faid A. B. or any part thereof. although, &c.; but he to do this hath, &c.; whereby, for and in default of the said defendant in non performing his promise and undertaking, he the faid plaintiff afterwards, to wit, on, &c. was obliged to pay off and discharge the said debt to the said A. B.; and whereof the faid defendant afterwards had notice. (Indebitatus assumpsit and quantum meruit for work and labour; money laid out, &c.; and contmon conclusion.) Drawn by Mr. WARREN.

FOR that whereas the said defendants heretofore, to wit, on, Declaration, in &c. at, &c, had been and were fued and were arrested at the fuir confideration of one A. B. in a certain action or fuit thentofore brought against that defendants them by the faid A. B. in the court of our lord the king, before ed and fued by the king himself, for a certain debt then and there due and owing one A. B. they from them the said defendants to the said A. B.; and thereupon undertook to inafterwards, and whilft the faid action or fuit was depending, to wit, domnifythe plainon, &c. at, &c. in, &c. in confideration that the faid plaintiff, at tiff in any cofts the special instance and request of said defendant, would become arising from his bail for them the said defendants in the said court of our said for them, but lord the king, before the king himfelf, in the faid action or fuit, defendants failed they the faid defendants undertook, and then and there faithfully so to do, where, promifed the faid plaintiff, that they the faid defendants would by plaintiff was indemnify and bear him said plaintist harmless against all costs, fied. charges, and other expences on account of his fo becoming bail for the said defendants: And said plaintiff in fact says, that he, confiding in the faid promise and undertaking of faid desendants, did, after the making thereof, to wit, on, &c at, &c. become and was then and there bail for faid defendants in the faid court, in the faid action so brought against them by the said A. B. as aforesaid; and although the faid A. B. afterwards, to wit, in Easter term in the twenty-eighth year of the reign of our lord the now king, recovered and obtained judgment against said defendants in the said court of our faid lord the king, before the king himself, in the aforesaid action or suit, for a certain large sum of money, to wit, pounds; whereby, and in confequence of the fum of which faid judgment, and of the same being unsatisfied, he the faid plaintiff, in order to prevent his goods and chattels from being taken in execution upon the faid judgment so obtained by the faid A. B. as aforefaid, to wit, on, &c. at, &c. was forced and obliged, and did then and there pay a certain large fum of mopounds, for and on account of ney, to wit, the fum of the faid judgment to recovered as aforefaid, and of the execution thereof; and thereby, and by reason of which said several premiles, he the faid plaintiff was damnified, and did then and there fustain costs, charges, and other expences on account of his becoming, and of his having become, fuch bail as aforefaid for the faid defendants, to a large amount, to wit, to the amount of pounds, the amount of the money fo by him paid as aforesaid; whereof the said defendants afterwards, to wit, on, &c. at, &c. had notice, and were required to indemnify plaintiff for

the fame, according to the tenor and effect of the faid promife and

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undertaking of said desendants in that behalf: Yet said desendants, not regarding, &c. but contriving, &c. have not, nor hath either of them, in any manner whatfoever indemnified or borne the faid plaintiff harmless from or in respect of the said costs, &c. so by him fulfained on account of his having become fuch bail for the faid defendants in the faid action or fuit fo brought against them as aforefaid, nor reimburfed him the fame, or any part thereof; but they to to do have hitherto refused and neglected, and still refuses, contrary to the tenor and effect of their said promise and undertaking, and in breach and violation thereof, to wit, at, &c. (Add the common Counts.) V. LAWES.

Declaration aant, for not indemnifying had laid ou..

LONDON, /. Stephen Flindall against John Lee: for that sainst desend- whereas heretofore, to wit, on, &c. in consideration that the said Stephen, at the special instance and request of the faid John, would plaintiff accord- become co-affigure with him the faid John, under a certain comring to his pro- mission of bankrupt before then awarded and issued against one mife if he would John Lane, and then in full force, he the faid John undertook, become co-affig- &c. the faid Stephen to indemnify and bear harmless him the said undera commit. Stephen from all costs, charges, and expences on account of his son of bankrupt becoming such co-assignee as aforesaid: And the faid Stephen in regainst one J. L.; fact faith, that he, confiding in the faid promise and undertaking colaintiff became of the faid John, did, after the making thereof, to wit, on, &c. was put to great become co-affignee with him the faid John, under the faid comexpences in de- mission of bankrupt against the faid J. L. and that, having so befending two ac- come such co-assignee with the fild John under the taid commistions which were from, certain actions or fuits at law, that is to lay, a certain action at the friends that a law, that is to lay, a certain acthem as such tion at the suit of one —— Hills, and a certain action at the suit co-affignees; de- of one --- Nixon, were afterwards, and before the exhibiting of Atendant refused the bill of the taid Stephen against the said John, and without the sto repay plain- detault of him the faid Stephen, brought, commenced, and profesiff the money he cuted against them the faid Stephen and John in the court of our lord the king in the court at Westminster, for and on account of certain debts and demands upon them the faid Stephen and John, as such affiguees under the faid committion of bankrupt against the said [. L.; and that although he the said Stephen did, with the privity and concurrence of the faid John, and the best of his ability and power, defend the faid actions or fuits: Yet the wards, and before the exhibiting the bill of him the faid Stephen, to wit, in Hilary term in the twenty-fixth year of the reign of our lord the now king, recovered and obtained judgment against them the said Stephen and John in the court of our said lord the king of the bench, in the aforesaid action, at the suit of him the - Hills, for a large fum of money, to wit, the fum of feventy-eight pounds; whereby, and in consequence of which said judgment, and of the same being unsatisfied, and also by reason of the faid other action or fuit being fo brought against him the faid Stephen and the faid John as aforefaid, and also by reason of there being no other fort of defence to such action than to the faid action at the fuit of the faid —— Hills, which could there-



forebe of no avail either to him the faid Stephen or the faid John; he the faid Stephen, in order to prevent an execution against him upon the faid judgment to obtained by the faid —— Hills as aforefaid, and also to prevent any further and unnecessary costs in the faid action at the fuit of the faid Nixon, was afterwards, and before the exhibiting the hill of him the faid Stephen against the faid John, to wit, on, &c. forced and obliged, and did then and there pay a certain large fum of money, to wit, the faid fum of feventy-eight pounds fo recovered by the faid —— Hills as aforefaid, and the fum of fifteen pounds for and on account of the faid debt in the faid action at the fuit of the faid and of the costs of him the said —— Nixon in such suit; and he the faid Stephen was also forced and obliged to pay, and did then and there pay, divers other tums of money, amounting in the whole to a large fum of money, to wit, the fum of one hundred pounds, for and on account of the necessary costs and charges of him the faid Stephen in and about his defence of his aforefaid actions or fuits; and thereby, and by reason of such several promifes, he the faid Stephen was damnified, and and furtain cofts, charges, and expenses on account of his becoming fuch co-affignee as aforefuld with the taid John, under the aforefuld commisfion of bankrupt against the said J. L. to a large amount in the whole, to wit, to the amount of two hundred pounds; whereof the faid John afterwards, to wit, on, &c had notice, and was required to indemnify him the faid Stephen as to the fame, according to the tenor and effect of the aforefaid premife and undertaking of the fuld J. in that behalf: Yet the taid John, not regarding his faid promise and undertaking, but contriving, &c. the fild Stephen in this behalf, hath not in any manner whatfoever indemnified or borne him the faid Stephin harmless from or in respect of the said costs, charges, and expenses so by him fulfained on account of his becoming such co-affigues as aforefaid with him the faid John, under the faid commission of bankrupt against the faid 1. L. nor re-imbursed the same, or any part thereof; but he fo to do hath hitherto wholly refused and neglected, and Hill refuses so to do, contrary to the tenor and effect of the said last-mentioned promise and undertaking of him the said I. and in V. LAWES. breach and violation thereof, to wit, at, &c.

FOR that whereas faid defendant, just before the promise and In consideration undertaking of faid defendant hereafter next mentioned, to wit, plaintiff would on, &c. was about to diffram on the goods and chattels of and in making a different and in making a different and the goods are chattels of and in making a different and the goods are chattels of and in making a different and the goods are chattels of and in making a different and the goods are chattely of an analysis of an an area of the goods are chattely of of t belonging to one J. G. then being in and upon certain premises flicis on the fituate in the jurisdiction of the court of our lord the king of his goods of and palace of Westminster, and in the occupation of him taid J. G. J.G. he promise for certain rent then alledged by said desendant to be due and in ed to indemnify arrear to him from said J. G.: and thereupon afterwards, to wit, did a stift desending on, &c. at, &c. in confideration that faid plaintiff, at the special ant, and I.G. and instance and request of said desendant, would assist him said de-terwards succ fendant in making fuch diftress, he the said defendant undertook, plaintiff and dea fendant in the

palace court, and obtained judgment against them, when defendant resused to indemnify, per quod plains tiff was arrested, &c.

and then and there faithfully promised said plaintiff, to indemnify him said plaintist on that occasion: And said plaintist in fact faith, that he, confiding, &c. did, after the making thereof, to wit, on, &c. affilt faid defendant in making a diffress on faid goods and chattels of faid I. G. for faid supposed arrears of rent, and faid goods and chattels were then and there distrained by said defendant and plaintiff, and also by one A. B. for said rent so al-Ledged to be due and in arrear to faid defendant as aforefaid, and on that occasion they said plaintiff and desendant, &c. &c. did neceffarily enter into the aforesaid premises of said J. G. and did feize, take, and carry away the aforefaid goods and chattels of faid J. G. and fell and dispose of same, doing as little damage to said J. G. on that occasion as possible: And said plaintiff surther saith, that after the making of faid diffref, and before the exhibiting the bill of faid plaintiff, to wit, at the court of the king's palace of Westminster, holden at Southwark in the county of S. within the jurisdiction of said court, on, &c. before William earl Talbot, then steward of the king's household, Sir Philip Meadows, knight, then marshal of said household, and L. Blackburne, esq. then steward of the court, then judges of the court aforesaid, by virtue of the letters patent of Charles the Second late king of England, &c. bearing date at Westminster the fourteenth day of October in the fixteenth year of his reign, the aforefaid J. G. levied his certain plaint against faid plaintiff and defendant, &c. at the fuit of him faid J. G. in a certain plea of trespass, to the damages of faid J. G. of ninety-nine shillings, of and for the very fame identical entering into the aforefuld premifes of faid J. G. and feizing, carrying away, and disposing of his said goods and chattels in manner aforefaid, and for what was done on that occasion as aforefaid, to wit, in making faid diffress on said goods and chattels as aforefaid: And faid plaintiff in fact further faith, that fuch proceedings were had in faid court of our faid lord the king of his palace of Westminster, in and upon the plaint aforesaid, that afterwards, to wit, at the court of our faid lord the king of his palace of Westminster, holden at, &c. in, &c. on, &c. before the aforesaid judges of said court, the said J. G. by the consideration and judgment of faid court, recovered against plaintiff fifty pounds, which in and by fame court were adjudged to faid I. G. for his damages which he had fulfained, as well on occasion of the trespass aforesaid as for his costs and charges by him about his suit in that behalf expended, whereof faid plaintiff was convicted, as by the records and proceedings thereof remaining in faid court of our faid lord the king of his palace of Westminster plainly appears; of which faid judgment, fo recovered of faid plaintiff in form aforefaid, faid defendant afterwards, to wit, on, &c. at, &c. had notice: Yet said defendant, not regarding, &c. but contriving, &c. hath not indemnified faid plaintiff on the occasion of the making of the aforefaid diffress for and on the behalf of him said defendant as aforefaid (although to perform his aforefaid promife and undertaking in that respect he said desendant was requested by said anuff afterwards, to wit, on, &c. and often both before and afterwards.

terwards, to wit, at, &c.); but he fo to do hath altogether neglected and refused; whereby said plaintiff, after the recovery of the aforefaid judgment against him, and before the exhibiting, &c. to wit, on, &c. at, &c. was arrested by his body, and taken into custody by virtue of his majesty's writ of capias ad satisfaciendum, issued out of the aforesaid court of our lord the king of his palace of Westminster, at the suit of said I. G. of and upon the aforefaid judgment, and was kept and detained in custody, under and by virtue of the aforesaid writ, for a long space of time, to wit, for the space of three months, and until he said plaintiff was forced and obliged, and did pay to the use of said J. G, a large fum of money, to wit, the fum of fifty pounds; and he faid plaintiff was also forced and obliged, and did pay to the use of said J. G. a large fum of money, to wit, &c.; and he faid plaintiff was also forced and obliged to, and did lay out, expend, and pay a large fum of money, to wit, &c. in and about his defence in the aforefaid action or fuit at law and otherwise, and underwent and suffered great pain and anxiety of mind and body, and was and hath been and is, on occasion of the premiles aforesaid, otherwise greatly injured and damnified, to wit, at, &c. &c. (Money laid out, &c. V. LAWES. and common conclusion.)

MIDDLESEX, f. S. S. late of, &c. was attached to an-Promise of infwer unto A. L. and E. C. in a plea, &c.; and thereupon the demnity, not infaid plaint: ffs, by A. B. their attorney, complain: that whereas demaissing the faid defendant, on, &c. made a certain bill of exchange in plaintiffs, who writing, subscribed with his own proper hand, according to the accepted a bill custom of merchants from time immemorial used and approved of, dant, which he the faid bill bearing date the same day and year aforesaid, then promised to pay and there cirected to the faid plaintiffs by the name of, &c. and when due, bug thereby required the faid plaintiffs, at two months date, to pay to did not, and J. R. or order the fum of fifty pounds, as for value of him the plaintiffs were forced to pay it. said J. received, and to place it to account of the said defendant; together with and the faid E. C. afterwards, to wit, on, &c. for himself and the costs, on a judge taid A. at the special instance and request of faid defendant, ac-ment obtained cepted the faid bill; and in confideration of the premises, he the against faid defendant undertook, and then and there faithfully promifed thereon, the laid plaintiffs, that he the faid defendant would pay the faid bill when it became due and payable, and to hold them the faid plaintiffs indemnified therefrom: And the faid plaintiffs in fact fay, that the faid bill afterwards, to wit, on, &c. became due and payable; whereof the faid defendant then and there had notice: Yet the faid defendant, not regarding, &c. but contriving, &c. did not, when the faid bill so became due and payable as aforefaid, or at any other time whatfoever, pay the fame, or the faid sum of money therein mentioned, or any part thereof, or in any manner whatfoever indemnify, or keep or hold indemnified, the faid plaintiffs, of, from, or against the faid bill, according to the said promile and undertaking of the faid defendant, but therein wholly tailed and made default: and thereupon the faid plaintiffs, for their shicharge of and from the faid bill, and from a judgment at law there-Hh 3

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thereupon recovered against them by the said J. R. afterwards, to wit, on, &c. were forced and compelled to pay and fatisfy, and did then and there pay and fatisfy, the faid fum of fifty pounds to the faid J. R. and a large fum of money, to wit, the fum of fifteen pounds, for colls of fuit, to wit, at W. aforefaid. (Several other Counts for other money owing from defendant to plaintiffs.)

Drawn by Mr. WARREN.

eclaration by ais crops.

SOMERSE TSHIRE, to wit. John Williams, clerk, and executor and Elizabeth Ryal, widow, executor and executive of the last will decutrix of tel and tellament of John Ryal deceated, complains of Francis Newtoragainst deman, esquire, being, &c.: for that whereas heretosore, and in the indant, for not lifetime of the said J. R. to wit, on the fish March 1775, at, &c. in, the teflator &c. in confideration that the faid J. R. at the special instance and retenant from quest of the said defendant, had then and there taken of him the regto year, who faid defendant certain lands and tenements, with the appurte-sevice efform nances, fituate, lying, and being at, &c. in, &c. under a demife the premises by thereof then and there made to him by the faid descendant for the mortgagee, thereof then and there made to him by the faid descendant for the quod he lost space of one year from thence next ensuing, and so from year to year, for so long as it should please the said defendant and J. R. at and under a certain yearly rent therefore payable by the faid J. R. to the faid defendant, he the faid defendant undertook, and then and there faithfully promited the faid J. R. in his lifetime, that he the faid defendant had good and fufficient right and title to demise the said lands and tenements, with the appurtenances, to the faid 1. R. as aforefaid, and that he the faid defendant would fave harmless and indemnity the faid J. R. against any loss or damage which he the faid J. R. might fullain by reason of the said defendant not having a good and fufficient right and title to make the faid demife: And the faid plaintiffs in fact fay, that the faid J. R. in his lifetime afterwards, to wit, on, &c. at, &c. entered into the faid lands and tenements, with the appurtenances, and became and was pollified thereof, and held the same of the said defendant, under and by virtue of the taid demise, for a long space of time, to wit, from thence until the time of the eviction hereafter mentioned, to wit, at, &c.: And the faid plaintiffs further fay, that the hard F, had not, at the time of the making of the faid demise, a good and sufficient right, and title to demise the said lands and tenements, with the appurtenances, to the faid I. R. as aforefaid; by reason whereof afterwards, and during the continuance of the faid demise to made by the faid defendant to the faid J. R. as aforefaid, to wit, in the term of Eafler in the fifteenth year of George the Third, one G. M. having a prior title to the faid lands and tenements to demited as aforefaid, caused one John Doe, as the casual ejector, | in that behalf to be impleaded in the court of common pleas at Westminster, in a certain plea of trespass and ejestment of farm, brought in the name of Richard Roe on the demile of the faid G. Y. to the faid Richard Roe for a certain term then to come and unexpired against the said John Doe, for the recovery of the possession of parcel of the premises so demised

demised to the faid J. R. as aforefaid, and duly caused the said I. R. to be ferved with a copy of the declaration in the faid ejectment, as tenant in possession of the faio lands and tenements, with the appurtenances, in the fud declaration of ejectment mentioned, being parcel of the faid pre-nifes to demiled to the faid J. R. as aforefaid; whereof the faid J. R. in his lifetime forthwith gave notice to the faid defendant, to wit, at, &c.: And the faid plaintiffs further tay, that fuch further proceedings were therein had, that afterwards, to wit, in Trinity term in the fifteenth year aforefaid, it was confidered in the faid court of common pleas that the faid R. R. should recover against the faid J. D. his faid term then to come of and in the faid premises in the faid declaration of ejeclment mentioned, with the appurtenances, as by the faid record and proceedings thereof now remaining in the faid court of common pleas more fully appears: and thereupon fuch proceedings were had in the faid cause that afterwards, to wit, in the term of the Holy Trinity in the seventeenth year of the reign of our faid lord the now king, the faid G. Y. did, in the name of the faid R. R. fue out a certain writ of hab, fac, polleth usm upon the faid judgment, from the faid court of common pleas, returnable before the justices of our faid ford the king of the bench, on the morrow of All Souls then next; by virtue whereof afterwards, and during the continuance of the faid demife fo made to the faid J. R. in his lifetime by the faid defendant, to wit, on fourteenth The date of day of June 1777, A. D. 1777, at, &c. in, &c. turned out, and warrant on the expelled, and ejected the faid J. R. from the possession of the said from was the premises, with the appurtenances, in the faid declaration in ejectment 13th of June. mentioned, being parcel of the faid premifes to demifed to him by the faid defendant as aforefaid, and wholly deprived him of the occupation of the fame during the remainder of the faid term demifed by the faid defendant as aforefaid: | And the faid plaintiffs fur Two ejectiments ther fay, that during the continuance of the faid demile fo made were brought by the faid defendant to the faid J. R. as aforefuld, to wit, in the faid term of Easter in the fifteenth war aforefuld, the fill C. The not being comfaild term of Eafter in the fifteenth year aforefaid, the fail G. Y. prized in the having such prior right to the said lands and tenements so de-first. mifed to the faid [. R. as aforefaid, caused one ]. D. as the cafual ejector, &c. &c. [as before, from this mark | to this mark |], and then proceed as follows: And the faid plaintiffs in fact fay, that the faid recovery and evictions against the said J. R. were occasioned by the said defendant not having a good and sufficient right and title to make the faid demil: to the faid [. R. as aforefaid, to wit, at, &c.: And the faid plaintiffs further fay, that in the lifetime of the faid J. R. and before the time of the evictions hereinbefore mentioned, or either of them, and during the continuance of the faid demise, and of his possession of the said demifed premises by virtue electeof, he the said J. R. expended and laid out divers large fums of money, to wit, the fum of two hundred pounds, in and about the ploughing, cultivating, manuring, and towing divers, to wit, one hundred acres, of the faid demifed premifes, and that, at the time of the faid evictions, a large quantity of wheat and beans of great value, to wit, of the value of one Hh 4 hundred

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hundred and fifty pounds, were growing in and upon divers, to wit, fifty acres of the faid demised premises, and would have been cut and carried away therefrom by the faid J. R. in his lifetime, during the continuance of the faid demise; and thus he the said J. R. by means of the said evictions, was not only deprived of the faid crops to growing on the faid demifed premites, but also of other gains, profits, and advantages which would otherwise have accrued to him from the cultivating and manuring the fame as aforefaid, and from the use and occupation thereof during the continuance of the faid demise; that the loss and damage sustained by the faid J.R. by reason of the premises, amounted to a large fum of money, to wit, the fum of two hundred pounds; whereof the faid defendant afterwards, and in the lifetime of the faid J. R. Any day after to wit, on, &c. at, &c. had notice, and was then and there reanortgogee took quested to indemnity and save him harmless against the loss and damages fo sustained by him as aforesaid, by reason of the said defendant not having a good right and title to make the faid demite: Yet the faid defendant, not regarding, &c. hath not faved harmless or indemnified the said J. R. in his lifetime, nor the said plaintiffs, executor and executrix as aforefaid, fince the death of the taid J. R. against the loss and damage so sustained by the said J. R. by reason of the premises above-mentioned (although often requested by the said J. R. deceased in his litetime, and by the faid plaintiffs, executor and executrix as aforefaid, fince his decease); but to to do hath hitherto wholly refused, and still doth refuse, contrary to the form and effect of his faid promife and undertaking by him in that behalf made as aforesaid. (Add the common Counts for money due to the teltator, and other common Counts for money due to the teltator, with affumpfits to pay the plaintiffs, as executor

Loffestion.

year; for instance, if he held from Michaelmas to Michaelmas, state the twen-

and executrix, fince the testator's death.)

Put the date the beginning of tenant's ty-ninth of September preceding the recovery by ejectment. V. Gibbs.

confideration of for that whereas, before the time of the making the promise and chaining to de-lighting to de-tendant the re-tendant the remainder of his certain premises, to wit, two messuages and two yards, with the frainder of his certain premises, to make the county of the county of vears mermifes, and M. for the residue and remainder of a certain term of years, defendant to rewhereof

years were then to
every certain arcome and unexpired, by virtue of a certain demise to him the said
the said of rent due plaintiff thereof, made by one J. K. by a certain indenture of aplainuff from lease at and under the yearly rent of underte- him sha said 1 K, by the said plain pounds, payable to underte- him the said J. K. by the said plaintist, part of which said precom sed to pay mifes, before and at the time of making the promise and undertaking plaintiff's leffor the rent due, and indemnify him from any action on that account, against defendant, not paying the tent, fer quod an action was brought against plaintiff, &c. here-



hereinafter next mentioned, were in the possession of R. as tenant thereof to the faid plaintiff, at and under a yearly rent, to evit, the yearly rent of pounds, and the residue of the said premises, during the time last aforesaid, was in the occupation of one A. B. as tenant thereof to the fuid plaintiff, at and under a certain other yearly rent, to wit, the yearly rent of and the same remained and continued in their respective occupations until and after the twenty-fifth of December 1787, that is to fay, at London, &c.: And whereas, on the twenty-fifth of December 3787, there would become due and owing to the faid J. K. under and by virtue of the faid demise and indenture of lease, the rent or fum of pounds, for one half year, ending at and upon the day and year last aforesaid, and which he the said plaintiff was liable to pay to the faid J.K. to wit, at, &c.: And whereas the faid plaintiff, being so possessed and entitled as aforesail, and the faid premifes being so in the occupation of the faid R. C. and W. B. as aforefuld, afterwards, to wit, on the at, &c. in confideration that the said plaintiff, at the special instance and request of the said defendant, would assign, transfer, and let over the faid premiles, with the appurtenances, to demifed to him the faid plaintiff by the faid J. K. as aforefaid, and all his right and interest in and to the said demised premises, from Michaelmas then next following, for the refidue and remainder of the faid term to thereof to come and unexpired as aforefaid, at and for a large price or fum of money, to wit, at and for the price or pounds, and would also permit and suffer said lum of defendant to receive the respective rents which would be due and owing from the faid R. C. and W B. for the occupation of the faid premises at and upon the faid twenty-sifth December 1787, for one half year from the twenty-fourth June 1787, he the faid defendant undertook, and to the faid plaintiff then and there faithfully promifed, that he the faid defendant would well and truly pay, and cause to be paid, the aforesaid rent of the aforesaid premises, that would become due and be owing to the faid J. K. for one half year from the faid twenty-fourth June then last past, ending at and upon the faid twenty-fifth December 1787, and would indemnify and secure harmless the said plaintiff from all expences and charges which might accrue and be incurred by the faid plaintiff from any action or fuit brought by the faid J. K. for the recovery of the faid rent against the faid plaintist: And the said plaintist in fact fays, that he, relying on the faid promife and undertaking of the faid defendant, did afterwards, to wit, on the

with the appurtenances, so demised as aforesaid, and all his the said plaintist's right and interest in and to the said demised premises, to hold to him the said defendant from Michaelmas then next sollowing, for the residue and remainder of the said term; and did afterwards, to wit, on the first January 1788, permit and suffer the said defendant to receive the respective debts due and owing from the said R. C. and W. B. for the occupation of the same premises



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at and upon the said twenty-fifth December 1787, from Midfummer then last past, being for one half year, and amounting to a large fum of money, to wit, the fum of pounds of, &c. to wit, at, &c. by means whereof the faid defendant became liable to pay, and ought to have paid, the rent of the aforefaid premifes due and owing to the aforefaid I. K. for one half year, ending at and upon the faid twenty-fifth December 1787, by virtue of the faid demise so made by the said I. K. to the said plaintiff as aforefaid, amounting to a large fum of money, to wit, the aforefaid fum of pounds, according to the form and effect of his faid promise and undertaking so by him made as aforesaid: Yet the said defendant, in no wife regarding his faid promife and undertaking to by him made as aforefaid, but contriving, &c. in this behalf, did not at any time pay, or offer to pay, the faid pounds, the aforesaid arrear of rent so due and owing to the said J. K. as aforefaid, or any part thereof to the faid J. K. (although afterwards, to wit, on the same day and year aforesaid, at, &c. was requested to to do), and bath not indemnified and faved harmless the faid plaintiff from all or any expenses and charges which accrued and were incurred from a certain action or furt brought by the faid 1. K. for the recovery of the faid rent against the faid plaintiff as hereafter mentioned, although often requeited, although he the said plaintiff, relying on the said promise and undertaking of said defendant, did not pay the faid laft-mentioned rent of accrued, due, and owing to the faid J. K. upon the faid twentyfifth December now last past; by reason whereof the said plaintiff became liable to be fued and profecuted, and was afterwards, to of our lord the king, before the king himself, sued and prosecuted in a certain action or fuit for breach of covenant for non-payment of rent in the counterpart of the faid leafe to made to the faid plaintiff by the faid J. K. as aforefaid, contained for the recovery arrear of rent fo due and owing as aforefaid, of the faid which faid action or fuit was profecuted and continued to be profecuted until he the faid plaintiff, in order to put an end to the aforesaid action or suit, and to prevent the said J. K. from further proceeding therein, and to prevent any further expence in the faid action or fuit, was afterwards, to wit, on the forced and obliged to pay, and did actually pay, the aforefaid rent so due and owing to the said J. K. as aforesaid, and also a large fum of money, to wit, the fum of of like, &c. for the costs and charges of the said J. K. by him about his suit in that behalf expended; and the faid plaintiff was also forced and obliged to lay out and expend, and did actually lay out and expend, a large fum of money, to wit, the fum of pounds of like, &c. in and about his defence in the aforesaid action or suit, from which faid feveral fums so paid by the said plaintiff as aforesaid (the same being the expenses and charges which accrued and were incurred from the aforefaid action or fuit) he the faid defendant hath not indemnified or faved harmless the said plaintiff, although often requested



squested so to do; but hath therein wholly failed and made default, contrary to the form and effect of the faid promise and undertaking of the faid defendant fo by him made as aforefaid. (2d Count same as first, omitting what is in Italic; 3d, indebitatus assumpsit for the purchase-money of and for divers leasehold effates and premises fold, assigned, transferred, and set over by plaintiff to defendant, and by defendant bought, accepted, and received; common Counts and breach.)

Drawn by MR. GRAHAM.

LONDON, to wit, &c.: for that whereas, before and at the Declaration time of making of the promifes and undertakings hereinafter men- gamta broken tioned of the faid W. he the faid W. was a broker employed by on a special at divers perfons in buying and felling of cotton, to wit, at, &c.; and fheeldguarantee being such broker, on the first of November 1786, at, &c. in con- and ind. minife fideration that the faid J. at the special instance and request of the plaintiff for any fuld W. would employ the faid W. as fuch broker as aforefaid, loffes he might to buy for the faid J. a large quantity, to wit, ninety bags of cottons ton, for the purpose of being resold by the said J. for a certain which he had reasonable hire or reward to be therefore paid by the said J. to the bought of des faid W. for his labour and trouble therein, and alfo for a certain fur-fendant, and 🦏 ther premium or reward to be paid by the faid J. to the faid W. which he had all to wit, at and after the rate of ten shillings by the hundred upon additional prethe amount of the prices for which fuch cottons fhould be refold, mium for as a confideration for the faid W.'s guaranteeing and indemnifying ranteeing the faid I. from any lofs that might arise to him the faid I. on the indemnisying refale of the faid ninety bags of cotton, he the faid W. under- plaintiffrom the took, and faithfully promited the faid J. to buy fuch cotton for the said so and that he the said W. would guarantee and indemnify the faid J. from any loss that might arise to him upon the resale of. the faid cotton: And the fail J. avers, that he the faid J. confiding in the faid promise and undertaking of the faid W. and in hopes of the faithful performance thereof, afterwards, to wit, on the fourth November 1780, at, &c. did employ the faid W. as fuch broker as aforefaid, to buy for the faid James the faid quantity, to wit, ninety bags of cotton-wool, for such hire, reward, and premium respectively to be paid by the said J. to the said W. as aforefaid: And the faid J. avers, that the faid W. in pursuance of his faid employment as fuch broker of the faid James as aforefaid, afterwards, to wit, on the day of year aforefaid, at, &c. did buy for the faid J. of divers persons, the faid ninety bags of cotton, for divers large fums of money to be therefore paid by the faid I. amounting in the whole, to wit, to the fum of pounds: And the faid J. avers, that after the buying of the said cotton by the said W. for the said J. as aforefaid, to wit, on the faid fourth November in the year aforefaid, and on divers other days and times between that day and the first day of August then next following, at, &c. he the said I. did resell to divers persons, in parcels, the said ninety bags of cotton, at and for

lowed him and



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for certain prices, amounting in the whole to the fum of pounds, being the best prices and most money he the said J. would get for the same, whereby there did then and there arise to the faid I. and the faid J. did then and there sustain a loss, to wit, of fix hundred and eighteen pounds two shillings and fourpence, upon the resale of the said ninety bags of cotton; whereof the said W. afterwards, to wit, on the second August, at, &c. had notice, and was then and there requested by the said J. to guarantee and indemnify the faid J. from such loss. (2d Count same as first, only stating fifty bags of cotton to have been bought of Mesfrs. 7. and 7. Entwiste and Company for pounds. pounds, and thereby loft which plaintiff refold for pounds. 3d Count fame as 2d, only stating farty bags of cotton to have been bought from Thomas Bateman for which plaintiff refold for pounds, and thereby lost pounds.) And whereas also afterwards, to wit, on the fourth November 1786, at, &c. in confideration that the faid J. at the like special instance and request of the said W. had employed the faid W. as such broker as aforesaid, to buy for the said I. a large quantity, to wit, ninety bags of other cotton, which the faid W. then and there bought for the faid James accordingly, and that the faid J. had agreed to give and pay to the faid W. a certain premium or reward as a confideration for guaranteeing and indemnifying the faid I. from any loss that might arise to the faid James upon the refale of such last-mentioned cotton, he the said W. undertook, and then and there faithfully promited the faid J. that he the faid William would guarantee and indemnify the faid J. from any loss that might arise from the resale of the said last-mentioned cotton: And the faid J. avers, that he the faid James afterwards, to wit, on the said fourth November, and on divers other days between that day and the faid first of August then next following, at, &c. did resell the said last-mentioned ninety bags of cotton at and for certain prices, amounting in the whole, to wit, to one thousand six hundred pounds, being the best prices and most money he the faid James could get for the fame, whereby there did then and there arise to the said J. and the said J. did then and there sustain a loss, to wit, of pounds, upon the refale of the said ninety bags of cotton; whereof the said W. afterwards, to wit, on the second August, at, &c. had notice, and was then and there required by the faid 1. to guarantee and indemnify the faid James from such loss so by him sustained as last afore-(5th Count same as 4th, only stating fifty bags, and loss. 6th Count same as 4th, only stating forty bags, and loss thereon as in 3d Count. Common Counts): Yet the faid W. not regarding, &c. but contriving, &c. hath not paid the faid feveral fums of money, or any of them, or any part thereof, to the faid James, or in anywife guaranteed or indemnified the faid I. from the loss aforesaid, or any part thereof (although to to do he the faid William afterwards, to wit, on the same day and year last aforefaid, and often before and fince, at London, &c. was request-



ed, but he to pay the same, or any part thereof, to the said I. or in any wife to guarantee or indemnify the faid J. from the loffes aforesaid, hath hitherto altogether refused, and still doth resuse, (Damage three thousand pounds.) GEO. WOOD.

Michaelmas Term, 29. Geo. 3. LINCOLNSHIRE, J. Isaac Wood, late of, &c. was atdefendant had
tached to answer William Motley and John Mill in a plea of, &c.: received a form for that whereas heretofore, to wit, on, &c. at, &c. in, &c. a of money from certain large sum of money, to wit, the sum of fifty-eight pounds the father of eleven shillings and threepence halfpenny of lawful money of bastard-child, Great Britain, at the special instance and request of the said Isac, was to pay the had been and was paid to the faid Isaac in confideration of his, parish a weekl from time to time, indemnifying the parishioners of the parish of, allowance for &c. in, &c. against the charges of maintaining and providing for the supporting a certain bastard-child, to wit, one M. K. the daughter of Ag-it; the parishing a certain bastard-child, to wit, one M. K. the daughter of Ag-it; the parishing and provided the parish nes, now the wife of Solomon Matchett, then A. K. spinster; to let the dewhich faid child was then and there chargeable to the faid parish, fendant have the and so likely to continue: and thereupon, in consideration of such money in his payment as aforefaid, and of the faid child being so chargeable to hands on condithe faid parish as aforesaid, to wit, on, &c. at, &c. in, &c. he ing one shilling the faid Isaa undertook and then and there faithfully promised to the faid Isac undertook, and then and there faithfully promised, to and axpence to pay to the churchwardens and overseers of the poor of the faid pa-every week rish of, &c. for the time, upon demand, the sum of one shilling and which the said fixpence weekly and every week during so long as the said M. K. child should the daughter of the said A. K. the bastard-child aforesaid, should chargeable to the said war to the said war to the said war to the said war to the said war. be chargeable to the faid parish of, &c.: And the faid William and John in fact fay, that the faid M. K. the faid bastard-child, from the time of the making of the faid promise and undertaking of the faid Isaac, for a long space of time, to wit, from thence hitherto, hath been and still is chargeable to the faid parish of, &c. and hath, during all that time, been maintained and supported by and at the expence of the parithioners of the parith of, &c.; whereof the faid Isaac afterwards, to wit, on, &c. at, &c. in, &c. had notice: And the faid William and John further fay, that he the faid William then and there was, and from thence bitherto hath been, and still is, the churchwarden of the said parish, and the said John then and there was, and from thence hitherto hath been, and still is, overseer of the poor of the said parish; whereof the said John then and there also had notice; whereby, and by reason of the said feveral premises, and of the aforesaid promise and undertaking of the faid Isaac, he the said Isaac became liable to pay on demand to the faid William and John, as such churchwarden and overseer of the faid parish as aforefaid, so much money as the several sums of one shilling and fixpence a week during the several weeks the said M. K. the said bastard-child, was chargeable to the said parish. amounts to, and which said several sums do amount to a large sum of money, to wit, the sum of fifty pounds; and being so liable. he the said Isaac, in consideration thereof, afterwards, to wit, on,

&c. at, &c. in, &c. undertook, and then and there faithfully

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promised the said William and John, as such churchwarden and overfeer as aforefaid, to pay them the faid fum of money when he the faid Isaac should be thereto afterwards requested. And whereas heretofore, to wit, on, &c. at, &c. in, &c. one R. C. then and there being the putative father of a certain other bastard-child, to wit, one M. K. which faid last mentioned child was then and there chargeable to the faid parish, and likely to continue so, claimed from the parishioners of the faid parish a large sum of money, to wit, the fum of fifty-eight pounds cleven thillings and threepence halfpenny, as due to him for and in respect of certain disbutsements by him the faid R. C. made for and on account of the parishioners of the said parish during a certain period in which he the faid R. C. had been and was overfeer of the poor of the faid parish; but which faid demand the faid parishioners refused to fatisfy, unless security was given to the said parishioners to indemnify them against the charges of the maintenance of the faid last-mentioned bastard-child; whereupon, in order to indemnify the said parishioners of the faid parish against the faid charges, afterwards, and whilst the said R. C. so claimed such money to be due to him as aforesaid, to wit, on, &c. at, &c. in, &c. it was agreed by and between the faid parishioners and the said Isaac, by and with the privity and consent of the said R.C. that the said parishioners should pay into the hands of the faid Isaac the said fum of money so claimed as aforesaid, and that the said Isaac should receive the fame, and thereout pay to the churchwardens and overfeers of the poor of the faid parish for the time being, upon demand, the sum of one shilling and sixpence weekly, from the seventeenth day of, &c. for and during so long a time as the said M. K. the said lastmentioned baftard-child thould be chargeable to the faid parish: And the faid William and John in fact fay, that a large fum of money, to wit, the fum of fifty-eight pounds cieven thillings and threepence halfpenny, being the money to claimed by the failed R. C. as aforefaid, was, after the making of the faid agreement, and in confidence of a performance thereof, to wit, on, &c. at, &c. in, &c. paid by the faid parithioners to the faid Isaac, at his special instance and request, and was then and there by him received, by and with the consent of the faid R.C. in order and for the purpole of paying the report to the churchwardens and overfeers of the poor of the faid parish for the time being, upon demand, the sum of one shilling and sixpence weekly during so long time as the said Mary, the faid last-mentioned bastard-child, should be chargeable to the faid parish: And the said William and John further say, that the said M. K. the said last-mentioned bastard-child, for a long space of time, to wit, from thence hitherto, hath been and still is maintained and supported by and at the expense of the parishioners of the faid parish, and hath, during all that time, been, and still is, chargeable to the faid parish; whereof the faid Isaac afterwards, to wit, on, &c. at, &c. in, &c. had notice: And the faid William and John further say, that he the said William then was, and from thence hitherto hath been, and still is, the churchwarden

of the faid parish, and the faid John then was, and from thence hitherto hath been, and still is, the overseer of the poor of the said parish; whereof also the said Isaac then and there had notice; whereby, and by reason of which said several last mentioned premises, he the said Isaac became liable to pay on demand, &c. &c. (Fmish this Count same as the first.) And whereas, &c. &c. (for 3d Count. meat, drink, wathing, lodging, wearing apparel, and other neceffaries; 4th, quantum meruit. Add all the other common Counts; account flated; and common conclusion.)

In order to support this action, it will be necessary to prove the defendant s hand writing to the note; and, if poffible, the transaction which gave tife to ir; and that the bastard has been supported by the parish: this will throw it on the defendant to discharge himself, by shewing he has complied with the terms of his undertaking, by paying one shilling

and fixpence a week. The plaintiffs may likewise shew, in support of their case, that the defendant did for some time pay for the maintenance of the child; they must also prove that they are the churchwardens and overteers, and that a demand has been made on the defendant for the money: no person paying to the poor's late can be witnesses. S. LAWRENCE.

MIDDLESEX, J. H. Cain, William Finch, John John-Declaration in stoune, and William Weston, complain of John Shirley, being, churchwarden &c. in a plea of trespass on the case, &c.: for that whereas, long and overseers before and at the time of making the promise and undertaking of a parish against the faid J. S. hereafter next mentioned, and from thence hitherto, a furety for the the faid H. C. and W. F. were, have been, and are, the two putative fails churchwardens of the parish of Asied in the county of Surry, child, who and as such, during all that time, were, have been, and are, apprehended. two of the overfeers of the poor of the faid parish, and the faid J. J. under a warrant and W. W. during all the time aforefaid, were, have been, and backed by ano are, the other two overfeers of the poor of the faid parish: And ther magistrate are, the other two overfeers of the poor of the faid parish: And in another countries the countries of the poor of the faid parish: whereas, before the making of the promife and undertaking of the ty; in confident faid J. S. bereafter next mentioned, to wit, on the fixteenth of ration that the February 1787, at the parish of A. aforefaid, Elizabeth Bamboud, would permit of the said parish of A. single woman, by her examination then him to go and there taken in writing upon out her form M. M. clark, and of large, defendant and there taken in writing upon oath before M. M. clerk, one of undertook to the justices of our lord the king, assigned to keep the peace of our demrify the pa faid lord the king in and for the faid county of S. and also to hear nin for one and determine divers felonies, trespasses, and other mildemeanors month, till committed in the faid county, declared and faid, that on, &c. at the fecurity, parish of, &c. she the said Elizabeth was delivered of a male bastard-child; and that the said male bastard-child was likely to become chargeable to the said parish of A.; and that J.G. of the parish of Steyning in the county of Sussex, post-chaise-driver, did get her with child of the faid bastard-child: And whereas, before the making of the promise and undertaking of the said J. S. hereafter next mentioned, to wit, on, &c. at, &c. the said H. C. then being one of the overfeers of the poor of the faid parish of A. as aforefaid (as such overseer), in order to indemnify the said parish of A. in the premises, applied to him the said M.M. (so being such justice) to issue his warrant for the apprehending of



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the faid J. G: and thereupon he the faid M. M. (so being such justice as aforesaid) afterwards, and before the making of the said promise and undertaking of the said J. S. hereaster next mentioned, to wit, on, &c. last aforesaid, at the parish of A. aforesaid, duly made his certain warrant in writing, under his hand and feal, bearing date the day and year last aforesaid, directed to the constables of the parish of A. in the said county of Surry, and to the faid H. C. one of the overseers of the poor of A. aforesaid in the county aforesaid; by which said warrant the said M. M. (so being such justice) commanded them immediately to apprehend the said J. G. and to take him before the faid M. M. or some other of his majesty's justices of the peace of the said county of S. to find security to indemnify the faid parish of A. or else to find sufficient security for his appearance at the then next general quarter-fessions of the peace to be holden for the faid county of Surry, and to abide by fuch order or orders as should be made in pursuance of an act passed in the eighteenth year of the reign of her late majesty queen Elizabeth concerning baftards begotten and born out of lawful matrimony; which faid warrant afterwards, and before the making of the promise and undertaking of the said I. S. hereaster next mentioned, to wit, on, &c. aforefaid, at, &c. was delivered unto the faid H. C. so being one of the overseers of the poor of the parish of A.: And whereas, before and at the time of the caption of the faid J. G. hereafter mentioned, he the faid J. G. was not in the county of Surry, to wit, in the county of Suffex: and thereupon he the faid H. C. afterwards, to wit, on the twentyfixth June 1787 aforefaid at the parish of S. and county of Susfex. took the faid warrant to Samuel Blount, then being one of the justices of our lord the king aforesaid, to keep the peace of our said lord the king in and for the county of Suffex, and also to hear and determine divers felonies, trespasses, and other inisdeeds committed in the faid county, and requested him to indorse the said warrant. according to the form in such case made and provided, for the purpose of apprehending the said 1. G. in the said county of Suffex; and the faid S. B. so being such justice (upon proof on oath of the hand-writing of the faid M. M. on the faid warrant subscribed) duly indorsed his name upon the said warrant, according to the form of the statute in such case made and provided, and thereby authorized and empowered the faid H. C. fo being such overseer for the poor of the parish of A. to execute the said warrant in the faid county of Suffex, and then and there delivered the faid warrant so indorsed to the said H. C. to be executed in due form of laws by virtue of which faid warrant so indorfed, the said H. C. so being fuch overfeer as aforesaid, afterwards, and before the making of the promise and undertaking of the said J. S. hereaster next thentioned, to wit, on the faid twenty-fixth June in the year aforefaid, that is to fay, at Sounton in the faid county of Suffex, apprehended the laid J. G. and then and there had him in his faid H. C.'s) cuttody, for the cause and purpose in the said warrant expressed: and thereupon afterwards, whilst the said H. C. W. F.

1. J. and W. W. were such overseers of the poor of the said parish of A. as aforesaid, and whilst the said J. G. was so in cultody, under and by virtue of fuch warrant as aforefaid, and beforc he had found any fecurity to indemnify the faid parish of A. or any furcty for his appearance at the general quarter fessions of the peace to be holden for the country of Surry, as expressed in the faid warrant, to wit, on, &c. last aforesaid, at, &c. in consideration of the premises, and also in consideration that the said H. C. W. F. J. J. and W. W. at the special instance and request of the said 1. 2. would suffer and permit the said J. G. to go at large from and out of such custody as aforesaid, to wit, for the purpose of enabling the said J. G. to obtain and procure means. to indemnify the faid parish of A. in the premises, within one; month then next following, he the faid J. S. undertook, and faithfully promised the find H. C. W. F. [. [. and W. W. to pay. forty pounds to the overfeers or churchwardens of the faid parish of A. within one month then next I llowing, if the faid J. G. didnot come and fettle with the f. id overfeers or churchwardens within the faid month, for the faid f. D.'s faid child (that is to fay, to indemnify the parish of A. in the premises): And the faid H. C. W. F. J. J. and W. W. to DE lay, that they, confiding in the faid promise and undertaking of the taid J. S. did then and there fuffer and permit the feid J. G. to go at large from and out of such emiody as attricting, to wit, for the purpote aforciaid, and the faid j. G. did then and there accordingly go at large from and out of fuch cuffedy, under and by virtue of that permission, without finding any other tecurity to indemnify the faid parish of A. and without finding any fecurity for his appearance at the next general quarter fessions of the peace to be helden for the faid county of surey for the purpose in the feir warrant expressed, nor bath he atony time himerto found or given, any other fecurity or furety: to indeanity the laid parish: And the full H. C. W. F. J.J. and W. W. in fact further firs and already in they the faid H. C. Sic. have from thence haberto a named and continued fuchchurchwardens and overfeers of the provos the perish of A. as aforetaid; and although they have, during all that time, been read dy and willing to fettle with the find J. G. respecting the faid child, and to take and accept for him a proper indemnity to indemnify the faid parith of A. in the preunfes; and although the faid child of the faid E. S. hath for a long time, to wit, from the time of the making of the promise and undertaking of the said J. S. been chargeable to the faid parith: Yet the laid J. G. did not at any time within the faid month, or at any time afterwards, come and fettle with the faid H. C. &c. as such churchwardens respectively as aforefaid, or with any or either of them, for fach child, or hath: he as yet given any focurity whatfocver to indemnify the faid parish of A. or in any manner indemnified the same in the premises other than as aforefaid, but hath omitted and neglected fo to do, and the faid parish, and the inhabitants and parishioners thereof, have been and are damnified by reason and in consequence of the pre-Vol. II. Ii กเมียร

### ASSUMPTED SPECIAL TO ACCOUNT.

miles aforelaid, to a large amount, to wit, to the amount of forty pounds of lawful money of Great Britain, for money necessarily laid out, expended, and difburfed on account of the premifes aforefaid, to wit, at, &c.; of which faid several premises the said J. S. fince the expiration of the faid month, and before the exhibiting of the faid H. C. &c. to wit, on, &c. at, &c. had notice; and by reason of which said several premises the said J. S. became liable to pay to the said H. C. &c. so being respectively such churchwardens and overfeers of the faid poor of the faid parish of A. the faid fum of forty pounds, so by him promised to be paid as aforefaid. V. LAWES.

#### ASSUMPSIT-MORE PARTICULARLY RI-LATING TO PERSONS.

#### To ACCOUNT.

LONDON, to wit. R. M. administrator, &c. of W. S. complains of A. M. being, &c.: for that whereas, on the fourtred to teenth of April 1764, at, &c. in confideration that the faid a let W. S. in his lifetime, at the special instance and request of the faid A. had then and there delivered to the faid A. a certain fet of bills of exchange, before then drawn in certain parts beyond the thin, on feas, to wit, at the island of , by one W. D. on one R. G. at Boston, for one hundred and seventy pounds sterling ; for which fum he the faid A.M. undertook, and then and there the faithfully promised the said W. in his lifetime, to be accountable to the faid W. or his order, after deducting the charges which might attend the negotiating the faid bill, to be paid forty days after the faid Anthony should have advice of the faid bill being accepted and paid; and although the faid A, then and there, to wit, on the same day and year asoresaid, at, &c. had and received the faid set of bills of exchange from the said W. in his lifetime; and although the faid bill afterwards, to wit, on, &c. at, &c. aforefaid, was accepted by the faid R. and the faid fum of pounds, in the faid bill mentioned, was then and there paid by the faid R. to the faid A. or to whom the faid A, had indorfed the same: of which said premises the said A. afterwards, to wit, on, &c. had notice; and although no charges or expences whatfoever attended the negotiating the faid bill to the faid A.; and although forty days and more have elapsed and run out since the said A. had notice of the faid acceptance and payment of the faid bill: Yet the faid A. not regarding, &c. hath not accounted with the faid W. in his lifetime, or with the faid R. as administrator as aforesaid, after the death of the said W. or with either of them, for the faid fum of one hundred and seventy pounds or paid the said fum of one hundred and seventy pounds in the faid bill mentioned, or any part thereof; either to the faid W. in his lifetime, or to the said R. as administrator as aforesaid, since the death of the faid W. although, &c.; but to perform his faid pro-

### ASSUMPSIT SPECIAL

mile, and undertaking in this behalf hath hitherto wholly refused. and still refuses. (2d Count, for money had and received to intellate's use; and breach to the same.)

Drawn by MR. WARREN.

SUFFOLK, to wit. R. K. complains of W. C. being, &c.: Declaration for that whereas the faid R. on the day of , and before, and continually from thence for not accompany year of Our Lord until and at the several times hereinaster next mentioned, was for the profits lawfully possessed of and entitled to a certain farm and lands situate which plants and being at, &c. in the faid county, and also of and in certain entrusted to flock and utenfils in husbandry, and other goods and effects used care, here and employed in the management of the faid farm and ands, to ins to another wit, at Ipswich in the said county; and being so possess thereof, to wit, on the fame day and year aforefaid, at Ipswich, &c. in confideration that the faid R. at the special instance and request of the faid W. had employed the faid W. in the management, cultivation, ordering, and taking care of the faid farm and lands, to and for the use, benefit, and advantage of the said R. at and for a. certain reasonable salary or reward, to be therefore paid by the said R. to the faid W. he the faid W. affumpfit, &c. that he would manage, cultivate, order, and take care of the faid farm and landsduring the time he should be so retained and employed by the faid R. as aforefaid, in a proper and husbandlike manner, and that he the faid W. would render to the faid R. a reasonable, fair, and just account of the profits arising and accruing therefrom, when I he the faid W. should be thereunto afterwards requested: And the faid R. in fact fays, that although he the faid W. afterwards, to wir, on, &c. entered upon his aforefaid employment, and remained and continued to manage, cultivate, order, and take care of the faid farm and lands continually from thence until and upon the twentyninth of September 1786, to wit, at, &c.: And the faid R. further faith, that although he the faid W. during all the time he to managed, cultivated, ordered, and took care of the faid farm and lands of the faid R. as aforefaid, had received and took the issues and profits from time to time arifing, iffuing, and accruing from the faid farm and lands, amounting in the whole to a large fum of money, to wit, to the fum of pounds of, &c. to wit, at, &c.: Yet the faid W. not regarding, &c. but contriving, &c. hath not yet rendered to him the said R. a reasonable, sair. and just account of the profits arising and accruing as aforefaid from the aforefaid tarm and lands, nor of the aforefaid monies arising and accruing therefrom as aforesaid, although so to do he the faid W. by the said R. atterwards, to wit, on the first of January 1787, and often since, at, &c. was requested in but on the contrary thereof, he the faid W. afterwards, to wit. on the same day and year last aforesaid, at, &c, rendered to the faid R. an unfair, false, erroneous, unjust, and unfair account of the profits arising and accruing from the faid farm and lands, and

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### ASSUMPSIT SPECIAL.—To ACCOUNT.

of the aforesaid monies by him received, contrary to the form and effect of the faid promife and undertaking so by him made as aforesaid. (Common Counts.)

Drawn by Mr. GRAHAM.

faration in dim for that

Count.

LANCASHIRE, to wit. J. B. against H. K.: for that medit against whereas heretofore, to wit, on, &c. at, &c. in, &c. in confiderafor tion that the said plaintiff, at the special instance and request of ting piece of the fand defendant, had delivered and caused to be delivered to de delivered him divers worsted manufactured goods, to wit, one piece of, polic, and not &c. to be fold and disposed of by the said defendant for the said the proving for the plaintiff, he the faid defendant undertook and then and there faithfully promifed the faid plaintiff, to fell and dispose of the said goods, and to pay the money arising therefrom, or otherwise to account for the fame to him the faid plaintiff, when he the faid defendant should be thereto afterwards requested; and although he the faid defendant did afterwards fell and dispose of the faid goods for a large fum of money, to wit, the fum of two pounds of lawful money of Great Britain, and had and received the money arifing therefrom, to wit, at, &c. in &c.: Yet the faid defendant, contriving, &c. the faid plaintiff in this behalf, hath not as yet paid the money arising from the sale and disposition of the said goods, or otherwise accounted for the fame to him the faid plaintiff (although to do this he the faid defendant was requested by the faid plaintiff afterwards, to wit, on, &c. and often afterwards, to wit, at, &c.); but he to do this hath hitherto wholly refused, and still refuses to to do. And whereas heretofore, to wit, on, &c. at, &c. in, &c. in confideration that the faid plaintiff, at the like special instance and request of the said defendant, had delivered and caused to be delivered divers other manufactured worsted goods, to wit; one lasting, to be fold and disposed of by the faid defendant for the faid plaintiff, he the faid defendant undertook, &c. to render a just and reasonable account thereof to him the said plaintiff, when he the said defendant should be thereto afterwards requested: Yet the said defendant, not regarding his said promife and undertaking to by him made in manner and form aforefail, but contriving, &c. the faid plaintiff in this behalf, hath not as yet rendered a just and reasonable or other account of the faid laiting (although to do, &c.), but he fo to do hath hitherto wholly refused, and still refuses to to do. Add Counts for goods fold, &c.; the money Counts, &c.)

THO. BARROW,

de in foreign

LONDON, J. If Walter Baker makes you secure, &c. then put, the coming &c. by fate and ture pledges Thomas Green, late of London, broker, pramulation that he be before our lord the king at Westminster in eight days reflected of the Purification, wherefoever, &c. to shew: for that wheresevendant for asy on the twenty-first day of July in the year of Our Lord 1759,

# ASSUMPSIT SPECIAL.—To ACCOUNT.

490

at L. aforesaid, in the parish of St. Mary-le-Bow in the ward of Cheap, in confideration that the faid plaintiff, at the special in-If me e and request of the find defendant, would deliver to the said defendant certain goods, wares, and merchandizes, to wit, seventy-two dozen of certain powders called fever powders of the fad plantiff, of the value of seventy-two pounds of lawful, &c. to be by the find defendant taken to Gaudiloupe, and there to be by the faid defendant fold, he the faid defendant undertook, and then and there, to wit, on the fame day and year aforefaid, at Le forefaid, in the parish and ward aforefind, faithfully promised the find plaintiff, to be accountable to him the faid plaintiff for the faid goods, wards, and merchandizes, at the rate of twentyshillings by the dozen for each and every dozen thereof, or to return what he the full defendant should bring back from Gauda-And the ful plaintiff fays, that he, confiding in the faid promite and indertuling of the full defendant, so by him made in this behalf a latorelaid, did afterwards, to wit, on the fame day and year aforefaid, at L. aforefaid, in the parish, and ward aforelaid, it the request of the find defendant, deliver the faid goods, wares, and merchandizes to the faid defendant for the purpoles aforetar', and that the full defendent then and there, to wit, on the same day and year atorefaid, at L. storefaid, in the parish and ward aforefaid, had and received the fame of and from the faid planaff for the purposes aforefaid: And the faid plaintiff further lays, that although he the fail defendant afterwards, to wit, on the field of August A.D. 1750, at L. atorchid, in the parish and ward aforefold, did acturn from his faid voyage, and return to the faid plaintiff a part of the fail goods, wares, and merchandizes, to wit, cleven dezen of the find powders, and although he the faid defendent had thei tofoic fold the refidue thereof. Yet the faid defend int, not regarding his aforetail promife and undertaking, to by this make in this behalf as aforefully but contriving and fraudulently intending enatury and fubtilly to deceive and defraud the fail plaintiff in this respect, hath not yet accounted to the faid plaintiff for the remaining fixty-one dozen of powders, or any part thereof, at the rate or price aforefaid, or at any other rate or price, or returned the lame, or any part thereof, to the fud plaintiff (although to perform his promife and undertaking, for by the faid defendant made in this behilf as aforefaid, he the faid defendant was requested by the find plaintist, sterwards, to wir, on the same day and year laft aforefield, and often both before and afterwards, to wit, at L. &c. aforefaid); but he the faid defendant to perform his aforcard promit and undertaking, to by him made in this behalf as aforefaid, hath hitnerto absolutely refuted, and still resuses. whereas afterwards, to wit, on the twenty-first of July A. D. 1759 aforelaid, at I., &c. aforelaid, in confideration that the faid plaintiff, at the special instance, &c. of defendant, had delivered to the said detendant certain other goods, wares, and merchandizes, to wit, seventy-two dozen of powders, called sever powders, of the said plaintiff, of the value of feventy-two pounds of lawful, &c. to be

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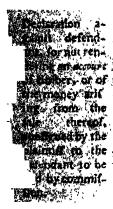
And ad Count



### ASSUMPSIT SPECIAL.—To ACCOUNT.

by the faid defendant taken to Gaudaloupe in America, there to be by the ! id defendant fold, he the faid defendant then and there, to wit, on the same day and year last aforesaid, at L. &c. aforesaid, undertook, and faithfully promifed the faid plaintiff, to be accountable to him the faid plaintiff for the faid seventy-two dozen of powders, at the rate of twenty shillings by the dozen for each and ere relozen thereof, or to return what he the faid defendant should bring back from Gaudaloupe: And the faid plaintiff fays, that although the faid defendant then and there, to wit, on the same day and year last aforesaid, at L. &c. aforesaid, had and received the faid seventy-two dozen of powders of and from the faid plaintiff, for the purpoles aforesaid; and although the said defendant afterwards, to wit, on the first of August 1760 aforesaid, at London, &c. aforefaid, did return from his faid voyage, and return to the faid defendant a part of the faid last-mentioned goods, &c. to wit, eleven dozen of the faid powders; and although the said defendant had theretofore sold the residue thereof, &c. (Conclusion same as to the first Count; two Counts for goods fold and delivered; and for money laid out, had, and received; and common conclusion to those two Counts.)

Drawn by Mr. WARREN.



formulation as on, occ. at, occ. in occ. in confideration that the faid plaintiff, at the special instance and request of the said defendant, had deters of a livered and caused to be delivered to the said desendant divers large quantities of timber, to wit, five hundred cart-loads of timber of and belonging to the faid plaintiff, of a large value, to wit, of the value of two hundred pounds of lawful money of Great Britain, to be fold and disposed of by the said defendant for the said plaindefine to be till, for a certain reasonable reward or commission to be therefore paid by the faid plaintiff to the faid defendant, he the faid defendant undertook, and then and there faithfully promifed the faid plaintiff, to fell and despose of the said timber for the said plaintist, and to render a reasonable account thereof to the said plaintisf, whenever he the faid defendant should be thereunto afterwards requested: And the said plaintiff avers, that the said desendant asterwards, to wit, on, &c. at, &c. did dispose of and sell the said timber for a large fum of money, to wit, the fum of two hundred pounds of like lawful money, and then and there received the faid money for the same: Yet the said desendant, not regarding, &c. but contriving, &c. hath not yet rendered the faid Thomas any reasonable account of the said timber, or any part thereof, although so to do he the said defendant by the said Thomas afterwards, to wit, on, &c. and often fince, at, &c. was requested; but he so to do hath hitherto wholly resused, and still doth refule, contrary to the form and effect of the said promise and resident undertaking to made by the faid defendant as aforefaid. inquition whereas also afterwards, to wir, on, &c. at, &c. in confidera-

tion

## ASSUMPSIT SPECIAL.—To MARRY.

You that the faid plaintiff, at the like special instance and request of the faid defendant, had delivered and caused to be delivered to the faid William divers other large quantities of timber, to wit, five hundred other cart-loads of timber of the faid plaintiff, of other great value, to wit, of the value of other two hundred pounds of like lawful money, to be fold and disposed of by the said defendant for the faid plaintiff, for a certain other reasonable reward or commission to be therefore paid by the said plaintist to the said defendant, he the faid defendant undertook, &c. the faid plaintiff to render to him the faid plaintiff a reasonable account of the faid last-mentioned timber, and of the monies which should arise from the sale thereof, or of so much thereof as should be sold by the said defendant: And the faid plaintiff avers, that he the faid defendant afterwards, to wit, on, &c. at, &c. fold and disposed of the faid last-mentioned time? ber for another large fum of money, to wit, the fum of other two. hundred pounds of, &c.: Yet the faid William, not regarding, &c. but contriving, &c. hath not yet rendered to the faid plaintiff a reasonable or any other account of the said last-mentioned timber, or of the monies which arose from the sale thereof, or of any part thereof, although, &c. (as before). (Add the money Counts; account stated; and common conclusion.)

Drawn by Mr. GRAHAM.

### To MARRY, AND ON MARRIAGE TRACTS.

MIDDLESEX, to wit. Mary Camelford, late of, &c. was Decurated attached to answer Charles Bourne, gentleman, in a plea, proside &c.: for that whereas heretofore, to wit, on, &c. in consideration physical that the said plaintiff (who was then and there sole and unmarried) fendants. had then and there, at the special instance and request of the faid quest Mary (who was also then and there fole and unmarried), under- his taken, and faithfully promifed the faid defendant, that he the faid in the plaintiss would marry and take her the said defendant to wife, when he should be thereto afterwards requested, she the said defendant marry him then and there undertook, and faithfully promifed the faid plaintiff, review of that the the faid defendant would marry and take him the faid pay. plaintiff to husband, when she the said defendant should be thereto afterwards requested: And the said plaintiff in fact further saith, that although he the faid plaintiff, confiding in the faid promite and undertaking of the faid defendant, hath always from thence hitherto remained and continued, and still is, sole and unmarried; and although he hath always fince the making of the faid promife, and undertaking of the faid defendant hitherto been, and still is ready and willing to marry and take her the faid defendant to wife; and although he the faid plaintiff, after the making of the faid promife;

### ASSUMPSIT SPECIAL.—To MARRY.

and undertaking of the faid defendant, to wit, on, &c. tendered and proffered himself to marry and take her to wife, and then and there requested her the said defendant to marry and take him is the faid plaintiff to huband, according to her atorefaid promise in that behalf: Yet the feed defendant, not regarding her faid pro-Emife and undertaking, to by her in that behalf made as aforefaid, but contriving, &c. cld not, when the was to thereto requested as aforefaid, marry and take, nor hath the as yet married or taken, him the faid plaintiff to husband; but on the contrary, she the faid defendant, when the was to requelled as aforefaid, to wit, on, exc. and always hitherto, to wit, at, &c. hath wholly refuied, and still refules to to do, contrary to the action and effect of her faid proinite and undertaking, and in breach and violation thereof. And whereas, &c. &c. (2d Count is on the same day as in the first, to mairy generally and politive refulal; 3d. Count, the day is on the fifteenth of August, to many in a month non that day; 4th "Count, to marry in about a month from the fitteenth of August; 5th Count, the promise in this Count is on the fifth of September to marry on the fifteenth; 6th Count, on the fifteenth to marry in a few days; 7th Count, money land out; 8th Count, money had and received, with a common conclusion, until you come to the words "to the damage, &c." in lieu whereof fay as toltamage lowing, viz.); And the faid plaintiff in fact further tays, that by reason and means of the faid defendant in thermy married him the faid plaintiff, purfuant to force one of her aforefaid promifes in that behalf, but refuling to to do, he the faid plaintiff hath not confy been damnified and injured by and in respect of the loss of all fortune and other benefit and advantage, amounting in the whole to a large full of money, to wit, the full of, &c. which would otherwise have arisen and accrued to him upon and for such marriage, but also in this, to wir, that he the faid plaintiff, in contemplation of such marriage, and under the idea, and upon the faith of the fame taking effect, did, at the inflance and iolicitation of the faid defendant, ruligh and withdraw himself from a certain rank and fituation which he had and held in his majefly's fervice, that is to say, the rank, &c. and did retire and hath retired, and at present doth receive the half-pay only of and for such rank and fituation, and no more; and the faid plaintiff also did lay out and expend, &c. and about certain necessary and unavoidable expences preparatory to such expected marriage, to wit, &c.

V LAWES.

MIDDIESEX, J. Elizabeth French complains of Thomas Pitcher, being in the custody, &c. of a plea of trespass on the case: for that whereas, on the nineteenth day of November in A. D. 1771, to wit, at Westminster, in the said county of Middefex, in confideration that the faid plaintiff, being then fole and immarried, at the special instance and request of said defendant, being then also sole and unsnarried, had then and there undertaken,

### ASSUMPSIT SPECIAL. To MARRY.

and faithfully promifed the faid defendant, that the the faid plaintiff would intermarry with and take to husband the faid defendant, within the space of one month then next ensuing, he said defendant then and there, to wit, on, &c. at, &c. aforefaid, undertook, and faithfully promifed the faid plaintiff, that he the faid defendant would intermatry with and take to wife her the faid plaintiff, within the space of one month: And the said plaintiss avers, that the, confiding in the faid promife and undertaking of faid defendant, fo by him made in manner and form aforefaid, hath always from thence hitherto continued and fill is fole and unmarried, to wit, at, &c. aforefaid; and although the the faid plaintiff was at all times during the faid month ready and willing to intermarry with and take to hufband him the faid defendant, according to the tenor and effect of her promite and undertaking aforefaid; whereof the faid defendant had notice: Yet the faid defendant, not regarding his faid promife and undertaking to by him made in manner and form aforefail, but contriving and trandulently intending craftily and subtilly to deceive and defraud the faid plaintiff in this behalf, did not, nor would, at any time during the faid space of one month, intermarry with or take to wite her the faid plaintiff, but wholly refused a dineglected to to do; and on the contrary thereof, afterwards, intermarried with and took to wife another woman, to wit, Drywn by MR. Tibb. at, &cc. aforeilid.

WILTSHIRE, //. William Jonkins, late of, &c. efquire, Declaration of was attached to answer Martha Brooks, widow, in a plea of tref- breach of a mare pass on the case, &c.; and thereupon the faid Martha, by John riage promise Hoyd, her attorney, complains: that whereas heretofore, to wit, on the first day of December in the year of Our Lord 1780, at Saliflury in the faid county of Wilts, in confideration that the faid Martha, who was then and there fole and unmarried, at the special instance and request of find defendant, had then and there agreed, and faithfully promifed the faid defendant, who then and there alledged and pretended himself to be sole and unmarried, that the the faid plaintiff would marry and take the faid defendant to husband, he the said defendant then and there, to wit, on said first of December in the year 1780 aforelaid, at Salisbury aforesaid, in faid county of Wilts, undertook, and faithfully promifed faid plaintiff, to marry and take her said plaintiff to wife: And said plaintiff avers, that although the faid plaintiff, confiding in the faid promife and undertaking of faid defendant, so by him in manner. and form aforefail made, hath always, from the making of the faid promile and undertaking, hitherto refused to contract matrimony with any other man whatsoever, and has, during all that time, been ready and willing to marry and take to her husband him the faid defendant, as the faid defendant well knew, to wit, at Salisbury aforesaid, in the county aforesaid: Yet the said plaintiff in tact further faith, that the faid defendant, not regarding his

three Counts.

## ASSUMPSIT SPECIAL.—To MARRY,

to mairy mintiff the next morping. M. 15 . 14.

promise and undertaking so by him in manner and form aforesaid made, but contriving and fraudulently intending craftily and fubtilly to deceive and defraud the faid plaintiff in this behalf, hath not yet taken to his wife the said plaintiff (although a reasonable time for that purpose hath long since elapsed, and although so to do he the faid defendant hath been frequently requested); but he so to do hath always, from the time of the making of his aforefaid promife and undertaking, hitherto wholly refused, and still doth refuse, contrary to the tenor and effect of his faid promise and undertaking, and in breach and violation thereof, to wit, at Salisbury counts pro- aforesaid, in the said county of Wilts: And whereas heretofore, to wit, on the ninth day of December in the year of Our Lord 1780, at Salisbury aforesaid, in the said county of Wilts, in consideration that the said plaintiff, who was then and there sole and unmarried, at the special instance and request of said defendant, . had then and there agreed and faithfully promifed the faid defendant that the the faid plaintiff would marry and take faid defendant to husband, he said defendant afterwards, to wit, on the said ninth day of December, in the year 1780 aforefaid, at Salisbury, in said county of Wilts, undertook, and faithfully promised said plaintist, to marry and take her laid plaintiff to wife the then next morning (that is to fay, on the morning of the tenth day of December, which was in the year 1780 aforesaid): And said plaintist avers, that although the the faid plaintiff, on the morning of the day next after the making of the faid last-mentioned promise and undertaking of faid defendant, to wit, on faid tenth day of December in the year 1780 aforefaid, was ready and willing to marry and take to her husband him the said defendant; whereof the said desendant had due notice, to wit, at Salisbury aforesaid; and although the faid plaintiff confiding in the faid last-mentioned promite and undertaking of faid defendant, so by him in manner and form aforefaidmade, hath always, from the making of faid last-mentioned promile and undertaking, hitherto refused to contract matrimony with any other man whatfoever, and has, during all that time, been ready and willing to marry and to take to hutband him the faid defendant, to wit, at Salisbury aforesaid, in the county of Wilts aforesaid: Yet the said plaintiss in sact further saith, that said defendant, not regarding his faid last-mentioned promise and undertaking fo by him in manner and form aforefail made, but contriving and fraudulently intending craftily and fubtilly to deceive and defraud the faid plaintiff in this behalf, did not in or on the morning of the day next after the making of his faid laif-mentioned promise and undertaking, to wit, on said tenth day of December in the year 1780 aforesaid, marry, nor hath he at any other time whatfoever married or taken to his wife her the faid plaintiff (although fo to do he the faid defendant was requested by said plaintiff, on the faid tenth day of December in the year 1780 aforesaid, and often fince, to wit, at Salisbury aforesaid, in the county of Wilts); but he so to do on the said tenth day of December in the year 1780, at Salifbury aforefaid, in the county aforefaid, did refuse,

### AND IN CONSIDERATION OF MARRIAGE.

and always from thence hitherto hath wholly refused, and still doth refuse, contrary to the tenor and effect of his said last-mentioned. promise and undertaking, and in breach and violation thereof, to wit, at Salisbury aforesaid, in the said county of Wilts: And 3d County of whereas heretofore, to wit, on the twelith day of December in mile to make the year 1780 aforesaid, at Salisbury aforesaid, in said county of plaintiff, in Wilts, in confideration that the faid plaintiff (who was then and thort time. there sole and unmarried), at the special instance and request of said defendant, had then and there agreed and undertaken to marry and take faid defendant to husband, he the faid defendant then and there, to wit, on the day and year last aforesaid, at Salisbury aforefaid, in the faid county of Wilts, undertook, and faithfully promissed the said plaintiff, to marry and take her the said plaintiff to wife in a short time then next following: And the said plaintiff. avers, that although a long and reasonable time for that purposehath long fince elapsed; and although she the said plaintiff, confiding in the faid last-mentioned promise and undertaking of said defendant, so by him in manner and form aforesaid made, hath always, from the time of the making of such promise and undertaking, hitherto refused to contract matrimony with any other man whatsoever, and has, during all that time, begin ready and willing to marry and take to her husband him the said defendant, as he the said defendant well knew, to wit, at Salisbury aforesaid, in said county of Wilts: Yet the faid plaintiff in fact further faith, that said defendant, not regarding his faid last-mentioned promite and undertaking, so by him in manner and form aforesaid made, but contriving, &c. to deceive and defraud faid plaintiff in this behalf; hath not yet taken to wife the faid plaintiff (although often requested for to do); but he so to do both always, from the time of the making of his faid last-mentioned promise and undertaking, hitherto wholly refused, and still doth refuse, contrary to the tenor and effect of his faid last-mentioned promise and undertaking, and in breach and violation thereof, to wit, at Salisbury aforesaid, in the said county of Wilts; wherefore faid plaintiff faith the is injured, and hath fultained damages to the value of one thousand pounds, for which

This cause was tried at the assizes at Salisbury, and a verdict for plaintiff, with two hundred pounds damages.

she brings her suit, &c.

CHESHIRE, J. H. complains of T. S. being, &c.: for Declaration that whereas faid defendant on, &c. at, &c. in confideration that confideration faid plaintiff, at the special instance and request of said defendant, plaintiff work would take to wife one M. S. daughter of faid defendant, under- anti-daughter took, and faithfully promifed the faid plaintiff, to pay unto the he promifed faid plaintiff the sum of ten pounds: And said plaintiff in fact says, pay thing in that he confiding in faid promise and undertaking of faid defendant, although plan he said plaintiff afterwards, to wit, on, &c. at, &c. did take to wife the faid M. S.; whereof faid defendant afterwards, to wit, to pay, see

V. LAWES.

#### ASSUMPSIT SPECIAL.—IN CONSIDERATION OF MARRIAGE.

on fame day and year last aforesaid, had notice: Yet said deschdant, not regarding, &c. (Common conclusion; pledges, &c.)

MR. WARREN.

daration, in ontideration hipow would ity one D. B. married her,

WAR WICKSHIRE, J. William Miles, late of, &c. and Robert King, late of, &c. were attached to answer unto William Betteridge, of a plea of, &c.; and thereupon, &c.: that whereas, at had a to the time of the making of the promise hereafter mentioned, to mandams wit, on, &c. at, &c. a certain discourse was moved and had bethe to pay tween faid defendants and faid plaintiff of and concerning a certain healthough marriage between him said plaintiff and one Dorothy Biggett pid him (which faid D. B. then and there had a bastard), then and there proposed by faid desendants to faid plaintiff to be had and folemnized; and upon that discourse said defendants then and there, in confideration that faid plaintiff, at the special in-. stance and request of faid defendants, would take to his wife said , D. undertook, and then and there faithfully promited faid plaintiff, that they had defendants would pay feven pounds of lawful, &c. to faid plaintiff: And find plaintiff in fact futh, that he, configure in taid promife and undertaking, at faid instance of them faid defendants, afterwards, to wit, on fame day and year aforefaid, at, &c. aforefail, took fill D. to his wife, and then and there cipouled her according to the ecclefiaftical laws of this kingdom of England; whoreof field defendants then and there had norice; and although find defendants afterwards, to wit on fame day and year aforelaid, at, &c. aforelaid, paid to the faid plaintiff forty shistings, in part of the payment of said sum of seven pounds by them to filld plainfiff, according to the promites morefuld, to be is made: Yet the faid detendants, not regarding their faid promite, &c. as to five pounds, residue of the faid furn of feven pounds. but contriving, &c. to deceive, &c. faid plaintiff in this particular, have not, nor bath either of them, yet paid faid five pounds, relidue of faid lum of teven pounds to faid plaintiff (although, &c.); but they to pay the fame, or any part thereof, have hitherto wholly refuled, and still as, &c. refule to to do. (Danages twenty pounds; fuit, &c.)

> SERVICES AND WORKS DONE AND TO BE DONE, TO RENDER SERVICES, PER-FORM WORKS, TO SERVE AND EM-PLOY, &c.

NORFOLK, to wit. J. H. B. complains against G. P. the distributions elder, R.B. W.C. and William R. being, &c.: for that whereas, poterfeets of before and at the time of the making of the promise and underpagin of S. taking hereinafter next mentioned, and afterwards, the faid G. fursion and K. were churchwardens of the parish of S. in the said county

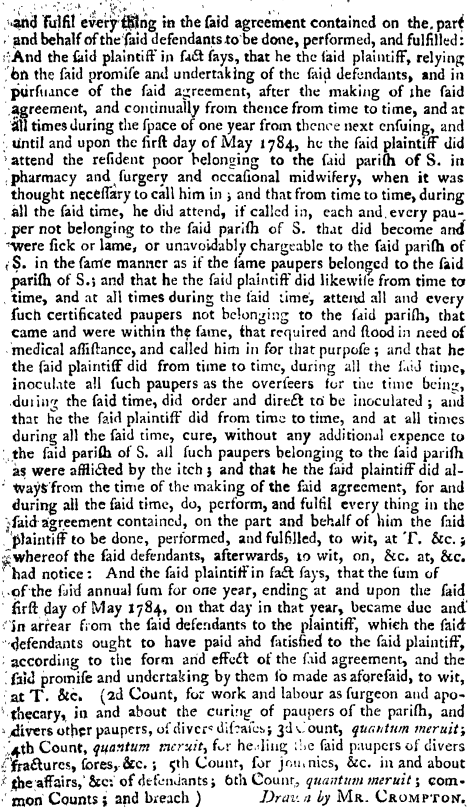
the encovery of a furn of money agreed to be paid to him annually, for his attending the poor, &c. alac pailsh, and divers other paupers, and also for divers other journies made out of the parish by will at the express order of defendants.

# ASSUMPSIT SPECIAL-SERVICES, & DONE.



of N. and the faid W. C. and W. R. were overfeers of the poor. of the faid parish of S. in the faid county, to wit, at T. aforefaid, in the faid county: And whereas the faid plaintiff before and at the time of the promise and undertaking hereinaster next mentioned, and continually from thenceforth hitherto, hath followed, exercised, and practised the art, mystery, and employment of a furgeon, apothecary, and man-midwife, and still doth follows exercise, carry on, and practise the said art, mystery, and employment, to wit, at T. aforefaid, in the faid county; and the faid G and R. being such churchwardens of the parith, church aforefaid, and the faid W. C. and W. R. being such overseers of the faid parish of S. as aforesaid, and the said plaintist so following, practiling, and exercifing the faid art, mystery, and employment of a furgeon, apothecary, and man-midwife as aforefaid, afterwards, to wit, on the first of May 1783, at T. aforesaid, in the faid county, it was agreed by and between the faid G. R. W. C. and William R. and the faid plaintiff in manner and form following, that is to fay, the faid defendants, as fuch churchwardens and overfeers of the faid parish of S. aforefaid, did promise to pay to the faid plaintiff the annual fum of on the following conditions, that is to fay, that the faid plaintiff should attend the refident poor belonging to the faid parith in pharmacy and furgery and occasional midwifery, when it should be thought necessary to call him in; and that if any pauper not belonging to the faid parish of S. should become fick or lame, or unavoidably chargeable to the faid parish, such pauper should be attended by the said plaintiff in the same manner as if such pauper belonged to the said parish of S.; and that if any certificated pauper, not belonging to the faidparish of S. should require medical affistance, the faid plaintiff should attend such pauper, and be paid for such medicine and affistance as he might stand in need of by the parish he belonged to, provided it was so understood by and between the said defendants and the faid plaintiff that the parithioners of S, were to be at no expence in recovering the payment of fuch bills for the faid plaintiff; and that if the overfeers of the poor of the parish of 3. aforefaid, for the time being, should order any paupers to be inoculated, that the faid plaintiff should inoculate them, and be paid for each person the sum of two shillings and six-pence; and that if the faid plaintiff should think proper to call in any assistance in the operative part of his profession, such assistant should be found by him, without any further expence to the faid parish of S.; and that if any of the paupers should be afflicted with the itch, the said plaintiff agreed to cure them without any additional expence to the parish aforesaid; and the said agreement being so made as aforefaid, afterwards, to wit, on the same day and year aforesaid, at T. aforefaid, in the faid county, in confideration that the faid plaintiff, at the special instance and request of the said defendants, had then and there undertaken, and faithfully promifed, to do, perform, and fulfil every thing in the faid agreement contained on the part and behalf of the faid plaintiff, they the faid defendants undertook, and to the faid plaintiff then and there faithfully promised, to do, perform,





Defendants pleaded a tender of 301.; and on the trial of the cause, plaintist had a world. and much greater damages.

It defendants ordered plainiff to go out

of the paidh, though it is not within the agreement, they will be liable to pay him upon tence or other of the above Counts.

G. C.

## ASSUMPSIT SPECIAL .- SERVICES, &c. DONE.

KENT, to wit. R. P. against W. M.; for that whereas, Declaration and before the making of the promise and undertaking of the said de- sainst desendant fendant hereinafter next mentioned, to wit, on, &c. at, &c. in, &c. for non-partone William the younger, the fon of the faid defendant, was put of money, apprentice, and thereupon became apprentice, to the faid plaintiff, cording to the he the faid plaintiff being a barber, to be instructed in the trade, promise, mystery, and butiness of a barber, from the same day and year plaintiff's aforesaid, for the full end and term of seven years then next follow- fon of desende ing: And whereas also afterwards, to wit, on, &c. at, &c. in, ant from his &c. he the faid William the younger, remaining and continuing apprentice the undischarged from his aforesaid apprenticeship, and long before the expiration thereof, in confideration that the faid plaintiff, at the special instance and request of the said defendant, with the confent, affent, and agreement of the faid William the younger, would release and discharge the said William the younger from his aforefaid apprenticeship, he the said defendant undertook, and then and there faithfully promifed the faid plaintiff to pay to him the fum of . twenty-five guineas: And the faid R.P. in fact fays, that although he the faid plaintiff did afterwards, to wit, on, &c. at, &c. releafe and discharge the said William the younger from his aforefaid apprenticeship, for the remainder of the term of the aforesaid apprenticeship; whereof the said defendant afterwards, to wit, on, &c. at, &c. had notice: Yet the faid defendant, not regarding, &c. but contriving, &c. hath not yet paid the faid plaintiff the faid fum of twenty-five guineas, or any part thereof, although often requested so to do; but to pay the same, or any part thereof, the faid defendant hath hitherto wholly refused, and still doth refule, contrary to the form and effect of the faid promise and undertaking so by him made as aforefaid: And whereas also afterwards, and before the making of the promife and undertaking hereinafter next mentioned, to wit, on, &c. at, &c. he the faid William the younger was apprentice to the faid Robert in a certain other trade and business, before then bound by a certain indenture of apprenticeship for the term of seven years, whereof divers, to wit, two years were then to come and unexpired of the last aforesaid apprenticeship before the end and expiration thereof; and the faid William the younger so being such apprentice as last aforefaid; and the faid apprenticeship so being unexpired as last aforefaid, in confideration that the faid plaintiff, at the like special instance and request of the said defendant, had released and discharged the faid William the younger, by and with his confent, from his last aforesaid apprenticeship, for the remainder of the term of the last aforesaid apprenticeship, he the said desendant undertook, and then and there faithfully promifed the faid plaintiff, to pay him the fum of twenty-five guineas, whenever he the faid defendant should be thereunto requested: Yet, &c. [as before]. (Money Count; account stated; and common breach.)

Drawn by MR. GRAHAM.

## ASSUMPSIT SPECIAL.—SERVICES, &c. DONE.

tvanfacting Ministe.

FOR that whereas on, &c. in confideration that the faid matiff a gui-plaintiff, at the special instance and request of said defend int, a day for would take and perform a journey, to wit, from London to ing a journey the Isle of Man, there, to wit, at the said island, to transact certain business for the said defendant, he the said defendant then and there undertook, and faithfully promited the faid plaintiff, to pay him for the same one guinea by the day, from the day inclusive he should fet forwards from London to the said island, and during his stay there, and until he should arrive at Whitehaven, in Cumberland, from the taid island, and three guineas over and above for his expences to and from the faid island: And the faid plaintiff avers, that he, confiding in the faid promise and undertaking of the faid defendant, he the faid plaintiff afterwards, to wit, on, &c. did fet out on his faid journey, to wit, from London aforetaid to the faid island of Man, and took and performed the said journey, and transacted the said business of the said defendant there at the said island, and afterwards, to wit, on, &c. arrived at W. aforefaid from the faid island; and by reason thereof, the faid defendant, according to his promife and undertaking aforefaid, became liable to pay, and ought to have paid, to the faid plaintiff fifty-fix guineas, to wit, fity-three guineas for the faid fifty-three days during the faid journey, and three guineas over and above for his faid expences, to wit, at, &c.; of all which faid premifes the faid defendant afterwards, &c. had notice: Yet, &c.

Drawn by MR. WARREN;

relitation on

SUSSEX, ff. William Gouldsmith and John Ruffel complain of magreement Thomas Baker, being, &c.; for that whereas, before, and at the thered into by time of the making of the agreement hereafter next mentioned, copy and long afterwards, the faid plaintiffs and defendant, and also tion with J. G. &c. &c. &c. (the other parties to the agreement), claimed B. , as copyholders within the parish of, &c. of the manor of L. in the they county of S. aforcfuld a right, as apportaining to them respectively; chot's right of taking certain parcels respectively of certain wood or faggots; which at the time of the making of the agreement hereafter mentioned by home of the making of the agreement hereafter menrespences of tioned had been out down by one Jostus Smith in a cermin wood the fair were called Tillmore Wood, within the faid manor, in the parish of, &c. the fail J. S. and they the fail plaintiffs was and defendant, &c. &c. &c. were, at the time of the making the designed desagreement hereafter mentioned, about to affert their respective the faid farouts, and it was then apprehended by the faid farouts. the faid faggots, and it was then apprehended by the faid plaintiffs and defendant, and, &c. &c. &c. that the faid J. S. might fue them, or some of them, at law for the taking thereof: and thereupon; whilft the faid plaintiffs and defendant, and &c. &c. &c. fo claimed such right; to wit, on, Etc. at, &c. in, &c. it was agreed by and between the faid plaintiffs and defendant, and, &c. &c. &c. and they did confent and agree with each other as copybolders within the faid manor of W. and manor of L. in county of S. aforefaid, to support, by an equal share of expence, that is to say, according

#### SERVICES AND WORKS DONE.

to as many claims as each n an flieuld be poffeffed of, if any flieuld to claim in the recovery or men in hits of fre's wood or famous which were then car made; and fold to several people by the aforelaid J. S. or we other person whethever, from the faid wood called, &c. in the first parath of, &c. in, &c.; and further, that no one of them would have by other by oth these taked kills faggots, and at the fame title would contribute there and there alike, according to as many claims as each man and ld be posted of towards any fire or fine at his that should be comin need regint any of the a be the feld J. S. or any other perfor whater for and the find at expent being to made, they the find plantage attendaries, to will, on, one of the in cult inflance and consist of fill defendancy and about, See Sec. (mailual proresides). And its said planeted to fact key, that it is the had planecells, combiling in the field proper and underto he of the fact detending by him made as a red od, after the web no the roat recement, and of the property and mountained the half deteralizers stored life and which device a reposited that I had ant, and the find, &c. &c. &c. Od all floor con and on the to was en, &c. they the him plainteds, under colour of their respecthe claims, did take divers, to was his best and form or the fungrous aleachad, the whole of the and the interest to by them taken, hims the collect killed and see the there is the ones-To at atop lond, in order to a set the same of the first weto line to note and the table room on the time proposed id necharly me, i are introductively a trainer doing and med in tradicione i correction will recommend which to the only wood, and not made down a retail at the control of the i. r. dang as little dama a dama at their para is could on three received to the find J. S. to wat, of, Sec. Part the fall plantifies furior tre, that thereupon afterward, to altern Allerta reterm, in the forecenth view of the releasing were enough to the L.S. ample ded the feld planers in the court of our 12% differing Fings before the king himself (the find on it then said fruit in ... I. Id at Median dee, in the courty of Amiddeed, as a creating plea or trespots, to the field J. S. his damage of the beat and younds. of and for the very fame of mucal tokens, and on view cases of the had faggers but mentioned, and for what was medical adoptenture. then and there not affairly done on that occasion is a or a right owit, in the find advison or the chains of or had of the find plain size. And the faid plot at the further try, that they daily, and in the best manner they could, pleaden to the full action of the field J. S. and derended their chims sionefaid, and whet they had to necessivily done in afferting then faid clauss, to wit, at, &c. Acd defit Admitts further tay, that fuch proceedings were the cupon bolom that me court of our faid lord the king, before the king himself, as Westmintler, in that plea, that the faid J. S. afterwards, to vit, in, Sc. by the confideration and judgment of that court, recovered a south the find plaintiffs one hundred pounds, which in said by the find Vot. II.





court of our faid lord the king, before the king himself, were adjudged to him the faid J. S. for his damages which he had fuffained as well on occasion of the committing the trespass specified in the plea aforefaid, as for his costs and charges by him laid out about his fuit in that behalf, whereof the faid plaintiffs were convicted, as by the record and proceedings thereof, remaining in the faid court of our faid lord the king, before the king himfelf, at Westminster aforefaid, reference being, &c. &c.: And the faid plaintiffs further fay, that they, on occasion of the premises aforefaid, were afterwards, to wit, on, &c. necessarily forced and obliged to pay, lay out, and expend, and did pay, &c. a large turn of money, to wit, the fum of four hundred pounds, that is to fay, in their defence aforefaid, and in the payment of the dimages, costs, and charges aforetaid, in form aforefaid recovered, which was their necessary expenses on the occasion aforesaid, and incurred according to the tenor of the aforefaid agreement, to wit, at, &c.: And the faid plaintiffs further fay, that according to the tenor of the agreement aforefaid, the share of the said T. B. according to his claims, to wit, of the claims of which he was pollefled at the time of the agreement aforefaid, and of the recovery aforefaid, amounted to a large fum of money, to wit, the fum of forty pounds; by means of which faid feveral premifes, and according to the tenor of the agreement aforcfaid, and of the faid promite and undertaking of the faid defendant, he the faid defendant afterwards, to wit, on, &c. became liable to pay, and ought to have paid, to the faid pla ntiffs, the faid fum of forty pounds; of all which premises the laid defendant afterwards, to wit, on, &c. had notice: Yet, &c. (Breach in non-payment of faid forty pounds): And whereas, &c. (Money laid out, lent, had, and received, and an account stated; and common conclution to two last Counts.)

J. Morgan.

reclaration, in 201.

MIDDLESEX, to wit. Richard Edwards, a debtor of our lord the king, comes before the barons of his exchequer, the twentyhimist would eighth day of November, in this term, by his attorney, and commist defendant, plains by bill against C. Eastor, present here in court, this, &c. of mewrite letters plains by bill against C. Eastor, present here in court, this, &c. of **who defendant time of the making of the promife and undertaking of the faid de**fourted, he pro- fendant hereafter next mentioned, to wit, on, &c. the faid deplaintiff fendant courted, and was paying his addresses to one E. M. with to pay him a view to marry with her, and in the course of such courtship the Defendant faid plaintiff had, at the special instance and request of the said demarried her, but fendant, written and composed divers letters for the said defendant, fused to pay and been at other trouble to assist and bring about such marriage for him said defendant with the said E. M.: and thereupon, afterwards, to wit, on, &c. in confideration of such trouble and affishance so had and given by the im i defendant as aforefaid, and also in confideration that the had plaintally at the like special instance and request of the

faid defendant, would continue to affift the faid defendant (1) in (1) " in promanner eforefaid, until the faid marriage should take place, he the curing between faid defendant undertook, &c. the faid plaintiff to pay him the fum him the faid deof (2) twenty pounds of lawful, &c. (3) in case the said marriage should so take place between him the said defendant and the said person called E. M.: And the faid plaintiff in fact faith, that he, confiding in E. M." the faid promife and undertaking of the faid defendant, did, from (2) " tol." and after the making thereof, and until the faid marriage between (3) "whenever bin and the jaid E. M. took place (4) as hereafter mentioned, (4) " affiff him continue to affift, and did accordingly affift the faid defendant in fuch in procuring " manner as aforefull, and in order to bring about and procure the faid marriage, and that fuch marriage did afterwards, and before the exhibiting of the bill of the faid plaintiff against the faid defendant, to wit, on, &c. toke place, and was had and it commized between him the faid defendant, and the said (5) E.M., whereby, and (5) "last-mena by reafon of which faild fiveral premites, and according to the afore-timed perion? faid promife and undertaking of one and defendant, he the faid de- called" fendant then and there became believe to juy, and ought to have paid, to the faid plaintiff, the field twente peareds, so promited and agreed to be paid to him a alongtaid; whereof the facilitationalit, afterwards, to wit, one out. "I denotice. And where is, &c. ( d Councilike the first, ordering what is in italic, and a facing what in margin); two Counts for work and I wour, money had, &c; account flated; and common conclusion.

V. LAWES.

MIDDLESEX, to with John Miller ves attached to answer Declaration as unto John Perry, in a plea of, for a but whereas the faid de-gainst defendant fendant heretofole, to wit, on, will to be printed and for not paying published in a certain public newspaper, commonly called "The plaintiff a furn of money, Daily Advertiser," a contem advertisement, detect from a cortain which he of public-office, in Pow-Preer, the twenty-fixth day of, &c. reciting, feed to give by That whereas en, &c. then left patt, about one o'clock, the public adverdwelling-house of the fild J. M. (who in the fild advertisement was thement, as described as Dr. M. of Maynard's train, near Waltham Abbey, presenting in Effex) was burglariously broken open by feveral persons, sup-seme thieves. posed to be four in number, who, after plandering the house of cer- who had broken tain things in the faid advertisement particularly specified (that is open has house, to fay, a filver cup, &c. &c.), in the most inhuman, barbarous, and cruel manner, cut and wounded the find J. M. to fo dreadful a degree, that his life was greatly despaired of: and by the faid advertifement, he the taid J. Al. did then and there, to wit, on, &c. at, &c. promife and undertake that who ver would apprehend the faid offenders, or either of them, or give fuch notice to the publicoffice aforefaid as might be the means of apprehending them, should receive twenty pounds reward, on his or their conviction, from him the find J. M.: And the faid plaintiff avers, that he, confiding in the promite and undertaking of the said defendant, for Kk 2

## ASSUMPSIT SPECIAL.—TO RENDER SERVICES.

while office,

antiff given

Count.

give such by him in manner and form aforesaid made, did afterwards, to wit, lice at the faid on, &c. at, &c. (1) apprehend divers persons, to wit, one A. B. one C. D. and one E. F. who had so as aforesaid been and then were guilty of the faid offence in the faid advertisement mentioned; and through (2) And that the faid A.B. C.D and E.F. were afterwards, to wit, at means of the affizes held at Chelmsford, in and for the faid county of I flex, notice, so on, &c. in due manner, and according to due course of law, contim the faid victed of the faid offence; whereof the faid J. M. afterwards, to plorefaid, af wit, on, &c. had notice, and thereby then and there became lia-liands, towar, ble to pay to the faid plaintiff the taid reward of twenty pounds in the at, &c. the faid advertisement (3) mentioned, according to the tenor and methended: effect of his faid promise and undertaking in that behalf: Yet the the faid faid defendant, not regarding his aforefaid promise and undertaking ther faith," in this behalf made as aforefaid, but contriving, &c. &c. in this if free.fi. behalf, hath not as yet paid the faid reward of twenty pounds in the aforefaid advertisement mentioned, or any part thereof, to the - faid plaintiff, although to do this he the faid defendant was requested by the said plaintiff afterwards, to wit, on, &c. and often se so to do" afterwards, to wit, at, &c. but he (4) to pay the same, or any part thereof, to the faid plaintiff hath hitherto wholly refused, and stall refides to to do: And whereas, &c. &c.: (this Count like the first, only omitting what is in italic, and inferting what is in the margin. Add two more Counts for work and labour; money laid out, i.e. &c.; account stated; and breach to the four last Counts.)

V. LAWES.

and de-

MIDDLESEX. J. Philip Bullock against Thomas Phelp, were &c. : for that where as heretofore, to wit, on, &c. the faid Philip From board was purfer of and belonging to a certain vellel and thip of was, great hipsef then in the fervice of our lord the now king, called the Theris, they agreed and the said Thomas was purser or and belonging to a certain other exchange vessel or ship of war, then in the service of our said lord the now king, situations vessel or this of war, then in the service of our said lord the now king, Fach other called the Brune, to wit, at Wostminster in the county of Midcondition defex; and the faid Philip and Thomas being fo respectively in the defendant service of our find lord the now king as aforefaid, and having also pay to agreed to exchange their said fituations with each other, it was notiff a sun agreed to exchange their said fituations with each other, it was notiff a sun agreed by and between them which the faid Thomas and Philip, that the faid Thomas, on his being was to warranted by the admiralty purfer of the faid ship or vessel called in fa- the Thetis, should pay to the said Philip two hundred pounds sterof defend ling, and twenty pounds a year for the fust two years, and fifty inition for a pounds for the third year, provided the faid ship or vessel called space of the Thetis should be in commission for that length of time, and with a the faid thip or vessel called the Brune should remain in the state

howthat if the faip which defendant was to quit to plaint if the ald remain also in commission, the temperature transmitted in commission; on the centhat of defendant was laid up in ordinary; defendant paid part of the money, but refuces to difthe balance.

#### ASSUMPSIT SPECIAL.—To RENDER SERVICES.



of ordinary; but that should the said ship or vessel called the Brune be commissioned, then the faid yearly falary should cease: and the faid agreement being so made as aforesaid, afterwards, to Motual wit, on, &c. at, &c. in confideration of fuch agreement, and also miles. in confideration that the faid Philip, at the special instance and request of the said Thomas, had then and there undertaken, and faithfully promised the said Thomas, to perform and fulfil the said agreement in all things therein contained, on the part and behalf of him the faid Philip to be performed and fulfilled, he the faid Thomas undertook, and then and there faithfully promifed the faid Philip, to perform and fulfil the faid agreement in all things therein contained, on the part and behalf of him the faid Thomas to be performed and fulfilled: And the faid Philip in fact faith, that although he the faid Philip, confiding in the faid promife and undertaking of the faid Thomas, did, after the making thereof, to wit, on, &c. at, &c. in, &c. refign and remove from his faid fituation of purser of and on board the said ship or vestel, called the Thetis, for the purpose of the said Thomas succeeding him therein, according to their aforefaid agreement in that behalf; and although he the faid Thomas was thereupon then and there warranted by the admiralty purfer of the faid thip or veffel called the Thetis, in the place and flead of him the faid Philip; and although the faid thip or veffel called the Thetis remained and was in commission from thence continually, for a long space of time, to wit, for and during and until the end and exparation of the faid three years in the faid agreement mentioned, which are long fince expired; and although the faid thip or veifel called the brune was no, during that time, commissioned, but remained and continued in the state of ordinary; whereof the faid Thomas had notice; and waereby the faid Philip became and was entitled to have and receive from the faid Thomas the faid two hundred and nmety pounds in the faid agreement mentioned, according to the tenor and effect of the faid agreement; and although he the faid Thomas hath paid to the faid Philip the faid fain of two hundred pounds in the faid agreement mentioned, together with a part, to wit, the fum of thirty-nine pounds one shilling of the said money so by the faid agreement agreed to be paid to him by fuch instalments or yearly payments as aforefaid; and although he the faid Thomas hath been frequently requested to pay unto him the faid Philip the relidue of fuch money, amounting in the whole to a large fum of money, to wit, the fum of fifty pounds nineteen shillings, according to the tenor of his aforefaid agreement in that behalf, to wit, at, &c.: Yet the faid Thomas, not regarding fuch agreement, nor his faid promife and undertaking in that behalf, but contriving, &c. the Laid Philip in this behalf, hath not as yet paid to him the faid Philip the faid refidue of the faid money in the faid agreement mentioned, or any part thereof; but he fo to do hath hitherto wholly refused, and still refuses, contrary to the tenor and effect of the said agreement, and of his aforefaid promife in that behalf, and in breach and violation thereof, to wit, at, &c. And whereas the K k 3



#### ASSUMPSIT SPECIAL.—To RENDER SERVICES.

faid Thomas heretofore, to wit, on, &c. at, &c. in, &c. according to the custom of merchants, &c. &c. (go on for a bill of exchange, drawn by the fald Thomas upon one Benjamin Robertson, for twenty-one pounds, but who refused to accept it, &c.; money lent and advanced; ditto laid out and expended; ditto had and received; account thated; and common conclusion.)

V. Lawes.

laintiff bought allow for it.

the cattle of pals on the cale: for that whereas, at the time of the making of the of defend- the promife and undertaking of the faid E. L. hereafter next mentenants, tioned, and for a long time, to wit, for the space of one whole were different parishioners, and each and every of them was a parishioner of and promited to parishioners, and each and every of them was a parishioner of and plaintiff the in the parish of L. in the countr of N. Morefuld, and during all money he gave that time feverally held and occupied lands and tenements lying would de- faid R. L.; and the faid A. G. &c. so being severally parishioners the tenants; of and in the faid parish, and fo feverally holding and occupying the dying in lands and tenements lying and being in the faid parish, as tenants mintiff's post-thereof respectively to the laid R. L. before the time of the making fion, he was of the promise and undertaking of the said R. L. hereafter next mentioned, to wit, on, &c. at the parith aircreated, one cow of the faid A. G. was diffrained and taken by diffress on the faid lands and tenements so holden by the said A. G. by the then overseers of the poor of the faid parifh, for the fam of one pound feven faillings and fixpence affeiled, and which the faid A. G. as occupier and possession of his said lands and tenements, for and towards the maintenance and relief of the poor of the faid parish; and ten pigs of the faid T.C. were also distrained and taken by distress on the lands and tenements to holden by the faid T. C. by the then overfeers of the poor of the faid parish, for one pound seventeen shillings and fixpence affelled on him the faid T. C. as occupier and possession of his said lands and tenements, for and towards the maintenance and relief of the poor of the faid parith; and eight sheep of the faid W. C. (as before, &c.), for twenty shillings affelled, &c.; and fix lambs of the faid E. U. &c. for five shillings afferled, &c; and three calves of the faid J. A. for seven shillings and fixpence affeffed, &c; all which faid cattle, after the faid diffrestes had been so made and taken as aforesaid, and before the making of the promise and undertaking of the said R. L. hereaster next mentioned, to wit, on the ninth of February in the year aforelaid, at L. aforelaid, were duly fold, under the faid diffrefles, to the faid C. A. that is to fay, the faid cow of A. G. for, &c. (fo for every one of the cattle, and then go on), in the whole amounting to nine pounds fourteen shillings; of all which said premises the said R. L. afterwards, to wit, on the same day, &c. had notice: 4 and thereupon, afterwards, to wit, on the same day and year last aforesaid, at L. aforesaid, in consideration that the faid

#### ASSUMPSIT SPECIAL.—To RENDER SERVICES.



said C. A. at the special instance and request of the said R. L. would deliver up to the faid R. L. the faid respective tenants' respective cattle so distrained from them respectively, except one of the faid sheep of the said W. C. so distrained, which had, after the distress so taken, died, he the said R. L. then and there undertook, and faithfully promifed the faid C. A. to pay him the faid money for which the faid cattle so distrained as aforesaid were so sold to the faid C. A. allowing thereout for the faid sheep which had fo died as aforefaid: And the faid C. A. further fays, that he, confiding in the faid promise and undertaking of the said R L. he the faid C. A. afterwards, to wit, on the same day and year last aforefaid, at L. aforesaid, delivered up to his the said R. L.'s resp. Stive tenants the faid respective cattle so respectively distrained from them as aforefaid, except the faid sheep which so died as aforefaid; whereof the faid R. L. then and there had notice; and although the faid C. A. hath always hitherto been ready and willing to allow out of the faid fum of nine pounds fourteen shillings for the faid fheep which so died as aforesaid the value thereof, to wit, seven shillings, to wit, at L. aforefaid; whereof the faid R. L. then and there had notice; and although the faid flicep, so dead as aforesaid, was not worth more than feven shillings: Yet the faid R. L. not regarding his faid promife and undertaking, but contriving and fraudulently intending craftily and fubtilly to deceive and defraud the faid C. A. in this behalf, hath not yet paid to the faid C. A. the money so payable to the said C. A. by the said R. L. according to his promise and undertaking aforesaid, or any part thereof, although to do this the faid R. L. afterwards, to wit, on the fame day and year last asoresaid, and very often afterwards, at L. asorefaid, was requested by the faid C. A.; but he to do this hath hitherto wholly refused, and full refuses. And whereas (show the dif-21 Count. trefs and fale as before to this mark +, only inflead of promife fay agreement, and then go on from the mark thus). And whereas, on the ninth day of February in the year aforcfud, at L. aforefaid, a certain discourse was moved and had by and between the said R. L. and the laid C. A. of and concerning the faid lastmentioned diffresses and sale, and there being one of the said sheep so distrained from the said C. W. as last aforesaid then dead, it was thereupon agreed by and between the faid C A. and the faid R. L. that the faid C. A. should deliver up the faid R. L.'s shid respective tenants the stid respective cattle fo distrained from them respectively as last aforesaid, except the faid one theep to distrained from the said W. C. as last aforefaid, which was fo dead; and that the faid R. L. should pay to the faid C. A. the faid nine pounds fourteen shillings, being the price at which the faid C. A. had so bought the faid cattle; and that the faid C. A. should make satisfaction to the said W. C. for the faid sheep which had so died as last aforesaid: And the said agreement being so made, afterwards, to wit, on the same day and year last aforesaid (mutual promises); and although the said C. A. in pursuance of the said agreement, afterwards, to wit, on, &c.

Kk4



### ASSUMPSIT SPECIAL.—To PERFORM WORKS.

did deliver up to the faid R. L.'s respective tenants the said respect tive cattle to distrained from them respectively as last aforesaid, except the faid one sheep so distrained from the said W. C. which was fo dead, and has always hitherto been ready and willing, and still is there ready and willing, to make fatisfaction to the faid W.C. for the faid sheep which had so died as last aforesaid; of all which Lid premifes the faid R. L. afterwards, on, &c. had notice: Yet the taid R. L. not regarding, &c. for the nine pounds fourteen shillings. (3d Count as the laft, only to pay the plaintiff the monies to affefted on the faid feveral tenants, together with the charges of the faid withrestes. 4th Count, as left atorchid, duly to pay the plaintiff the monies to afferted on the taid feveral tenants, and every thing 5th Count, as last aforefaid, elfe to the plaintiff's fatisfaction. duly to pay every thing to bis, C. A.'s, fatisfaction. and 7th Counts, indebitatus affumpfit and quantum meruit for divers cattle, goods, wares, and merchandenes fold and delivered to defendant. 8th and 9th Counts, for other cattle, &c. bargained and fold to defendant. 10th and 11th Counts, another for divers other cattle, Sec. before then fold to the faid desendant, and by virtue of that fale delivered to the faid A. G. at the request of the faile R. L. and for divers other cattle; &c. before the fold so the faid R. L. and by virtue of that fale delivered to Tark for divers others, &c. W. C. E. U. and J. A. 12th Count, money es pended, &c. 13th Count, money had and received. Common conclusion. Add pledges.)

Drawn by Mr. WARREN.

elaration in premiled to

egen.

HERTFORDSHIRE, to wit. T. L. complains of T. A. for mo- being, &c. for this: that wheteas the faid plaintiff, on, &c. and long Beid plantiff before, did exercise, and fill doth exercise, the art, occupation, or the water to business of a surgeon, to wit, at Ross in the said county of 11, and which the cure the faid defendant, on, &c. was one of the churchwardens and poor boy overfeers of the poor of the parish of Beguildy in the county of the Radnor, and one R. M. was the other charchwarden of the faid of a parith of B. And whereas, on, &c. a certain poor boy of and belonging to the full parify of B. had fallen under the wheels of a certain was gon, and thereby received divers bruifes, fractures, and wounds, and then and there laboured under great pains and infirminies, and the faid plaintiff had then and there drefled the faid wounds in order to cure the same, he the said desendant then and there requested the said plaintiff to go on with the cure of the faid boy; and in confideration that the faid plaintiff, at the special inflance and request of the faid defendant would go on with the cure of the faid boy, undertook, and then and there faithfully promifed the faid plaintiff, that if the faid boy did belong to the faid warden of the faid parish of B. he the said desendant would pay to the said plaintiff to much money as he therefore reasonably deserved to have for his cure of the aforefaid boy: And the faid plaintiff avers, that the faid boy then and there belonged to the faid parish of B. and

was

#### ASSUMPSIT SPECIAL.—To SERVE.

was legally settled in the said parish; and that the said plaintiff did then and there go on with and perfect the cure of the faid boy, and for the faid cure deserved to have the sum of twenty-two pounds, to wit, at, &c. whereof the faid defendant afterwards, to wit, on, 2d Count, &c.—a certain other poor boy of and belonging to the aforefaid parish, &c. had received divers wounds and bruises, and then and there laboured under great pains and infirmities, and the faid plaintiff had then and there dreffed the faid wounds in order to the cure of the fame, he the faid defendant, in confideration that the faid plaintiff would go on with the cure of the faid last-mentioned boy, undertook, &c. (as before). (Averment that he did go on and perform the cure of the faid last-mentioned boy, and that he therefore deferved, &c. as before; indebitatus affumpfit and quantum meruit for work and labour 23 a fungeon; common conclusion; pledges, &c.)

J. YATES,

This declaration was drawn by Mr. Yates; and Mr. Warren advised the geperal iffue to nonfurt plaint if, because have been laid jointly by both.

fuch promise was made as one of the putth officers, and therefore it should

CIET and COUNTY of the CITY of NORWICH, Declaration & to wit. T. Iones, equire, complains of A. F.: for that whereas, gainst a seri on the third May 1787, at the city of N. aforefaid, in the coun-ior leaving sy of the fame city, and within the jurisdiction of this court, it expiration of was agreed by and between the hid. T. and the faid A. that the time for with faid A. should, on the Saturday then next following, enter into plaintiff had and upon the fervice of him the faid T. and him, as a menial fer- ed him, vant, should ferve continually for and during the term of one whole plaintiff was the fuel of thought new to the field Ann. the field of thought new to the field Ann. the full 1, should pay to the faid Ann, for such her service for. and during the term of such one year, the price or sum of and the faid agreement being for made as aforefaid, afterwards, to wit, on the same day and year aforesaid, at, &c. and within, &c. an confideration that the faid T, at the special instance and request of the laid A. had undertaken, and then and there faithfully pronufed the faid A. well and truly to do, observe, perform, fulfil, and keep the find agreement, in all things therein contained, on the part and behalf of the faid Thomas to be observed, done, performed, fulfilled, and kept, she the faid A. undertook, and to the faid Thomas then and there faithfully promited, well and truly to observe, do, perform, fulfil, and keep the faid agreement in all things on the part and behalf of the faid Ann to be observed, done, performed, fulfilled, and kept: And the faid T. in fact faith, that although the faid Ann, afterwards, and after the making of the faid agreement, and on the Saturday next after the making of the faid agreement, to wit, on the fifth May 1787, at, &c. and within, &c. del enter into the service of the faid I. as such menial seryant as atorelaid; and although the faid A. did remain and continue in the fervice of the faid Thomas for a short space of time,

### ASSUMPSIT SPECIAL.—To SERVE.

to wit, for the space of two days then next following; and although the faid T. received the faid Ann, and the faid Thomas was ready and willing to have kept, and was then and there defirous of keep+

notice.

ing, the faid Ann in his faid fervice, and of having her continue therein from thence until the expiration of the faid space or term of one whole year as aforefaid, if the faid A. would have fo long flayed and continued therein: Yet the faid A. not further regarding her faid promite and undertaking to by her made as aforefaid, did not nor would remain and continue in the faid fervice of the faid Thomas for and during the residue and remainder of the said year, although often requested to to do, but afterwards, and before the expiration of the faid year, and whilst the same was unexpired, to wit, on the seventh May 1787, at, &c. within, &c. deserted, left, and departed from the service of him the said T. without the licence or confent, and against the will of the said T. and hath ever since continued wholly apart and ablent therefrom, to wit, at, &c. and within, &c. contrary to the form and effect of the promise and undertaking by the faid A. in that behalf made as aforefaid; by reason of which fuid premifes the faid T. hath been, and was put to great arough and expends in and about the hiring and procuring anoand feetings in the room of the hid Adminto the common and a state of the common and of her faid promise and undertaking so by her made as aforesaid, Count, to ought to have done, to wit, at, &c. and within, &c. And whereas also afterwards, to wit, on the day of at, &c. and within, &c. it was agreed by and between the faid T. and the faid A. that the faid A. should, on the Saturday then next following, enter into and upon the service of the said T. and that the faid T. should pay to the said A. for such her service, at and after the rate of per annum; and that if either of them the faid T. or the faid A. should be minded and willing to put an end to the service of the said Ann, that such party so minded and willing should give reasonable notice and warning of such intentions to the other; and the faid last-mentioned agreement being so made as aforesaid, &c. (mutual promises as before): And the said T. in fact fays, that although afterwards, and after the making of the faid last-mentioned agreement, to wit, on the fifth May 1787, at, &c. and within, &c. the faid A. did enter into the service of the faid T. as such menial servant as aforesaid; and although the said Ann did remain and continue in the service of the said Thomas for a short space of time, to wit, for the space of two days then next following; and although the said Thomas received the said A. and the faid T'. was ready and willing to have kept, and was then and there defirous of keeping, the faid Ann in his faid service: Yet the faid Ann, not further regarding the faid agreement, and her faid promise and undertaking so by her made as last aforesaid in that behalf, did not nor would remain and continue in the faid fervice of the said Thomas for a longer time than two days, although often requested so to do, and although no warning or notice was given

#### assumpsit special.—To serve.

given by the faid T. to the faid A. for the faid Ann to leave or quit the service of him the said T. but afterwards, to wit, on the of May, at, &c. and within, &c. deserted, left, and departed from the service of him the said T. without the licence or confent, and against the will of the said T. and without giving any notice or warning of her intention to leave the fervice of the faid T. and hath ever fince continued wholly apart and absent therefrom, to wit, at, &c. within, &c. contrary to the form and effect of the faid last-mentioned agreement, and the said promise and undertaking in that behalf, &c. (pursuing the first Count to the end). And whereas also, afterwards, to wit, on the day of May 1787, at, &c. and within, &c. in confideration that tainedons the faid Thomas, at the like special instance and request of the ly hiring faid A. had retained the faid A. as fervant of the faid Thomas, for and during the space or term of one whole year then next following, at and for the price or wages of pounds, to be therefore paid by the faid Thomas to the faid A. and had thereupon received the faid A. into his fervice, as such servant as aforesaid, she the . faid A. undertook, and to the faid Thomas then and there faithfully promifed to remain and continue in the fervice of the faid Thomas for the pace of the whole year: And the said Thomas in fact tayou that although the the faid Ann remained and continued in the service of the said Thomas for a short space of time, to wit, for the space of two days then next following, to wit, at, &c. within, &c. Yet the faid Ann, not further regarding her faid last-mentioned promise and undertaking so by her made as last aforesaid, but contriving, &c. in this behalf, hath not remained and continued in the fervice of the faid Thomas, as such servant as aforesaid, for all or any part of the refidue of the space of one year, although often requelted so to do; but on the contrary thereof, afterwards, to wit, on the faid fifth May 1787, at, &c. within, &c. deserted, left, and departed from the faid fervice of him the faid T. without the licence or consent, and against the will of the said Thomas, and hath ever fince continued wholly apart and absent therefrom, to wit, at, &c. within, &c. contrary to the form and effect of the hid promise and undertaking by the said Ann in that behalf made as last aforesaid; by reason whereof the said T. hath been put to great trouble and expence in and about the hiring and procuring another servant in the room of the said Ann, and hath been otherwife greatly injured and prejudiced, to wit, at, &c. and within, &c. (Money paid, &c. lent, &c. and had, &c.)

Drawn by Mr. GRAHAM.

the

LINCOLNSHIRE, J. J. N. late of, &c. was attached to Declarations answer to S. H. of a plea, &c.: for that whereas, before the making consideration of the promise hereaster mentioned, one J. H. son of the said S. plaintiff had be had put himself apprentice to one T. H. one of the attornies of with hersets an apprentice affigned over by another mafter to whom he was bound, defendant promifed to tell lier 201, of the money in case her son did not stay with him three years. Plaintist's son did not this sime, and defendant refused to return the said sol.

3d Count



#### ASSUMPSIT SPECIAL.—To RENDER SERVICES,

the court of our fovereign lord the now king of the bench here, to wit, at Westminster in the county of Middlesex, to be instructed in the mystery or business of such attorney, to serve in the manner of an apprentice from the feast of, &c. in A. D. 1717, to the full end and term of five years then next following, to wit, at, &c. in the county of L. aforesaid, in consideration that the said J. H. at the special instance and request of the said J. N. with the confent, affent, and agreement, as well of the faid 1. H. as of the faid S. his mother, had affigued over the faid J. S. to the faid J. N. for the residue of the said term then to serve by the said J. H. to be served with the said [. N. and also in consideration of the sum of forty pounds then and there had and received by the faid J. N. with the faid J. H. on that occasion, he the said J. N. undertook, and promifed the faid S. to return to the faid S. the mother of the faid J. H. the fum of twenty pounds, provided that the faid J. H. should not settle with the said J. N. for the term of three years, to be computed from the faid fearl of, &c. A. D. 1717 aforefaid: And the faid S. in fact fays, that the faid J. H. did not fettle with the faid J. N. for the faid term of three years, to be computed from the faid feast of, &c. A. D. 1717 aforesail, but within that term, to wit, on, &c. left the faid J. N. to wit, at, &c.: Yet the faid J. N. not regarding, &c. (Pledges, &c.)

Drawn by MR. WARREN.

LONDON, f. George Neal, clerk, complains of the revedefend-rend Peter Whalley, clerk, being, &c.: for that whereas the faid for promif- Peter, at the time of the making of the promife and undertaking plaintiff, if hereafter next mentioned, was, and from thence hitherto hath been, tooly orders, and still is, rector of the church of (1) the united parishes of St. **Would make M. P. and Saint G. Fenchurch (2) in the city** of London: (3) And curate of thereupon, on, &c. at, &c. it was agreed between the faid Peter church of and George, that the faid George should procure himself to be duly Plaintiff admitted into the holy order of priesthood, according to the manner ed himself, and form prescribed and used by the church of England, and should made also procure himself to be duly licensed by the hishop of London to perstefor a front form the office of curate in the church of the united parishes afor ebut de- faid, and when so licensed as aforesaid should perform the said office dant afterids turned accordingly; and in consideration thereof, the said Peter did then mout, &c. &c. and there appoint the said George to perform the office of a curate in Certain his the said Peter's church of the said united parishes, and did promise to allow him the said George the yearly sum of fifty pounds for and the his maintenance in the same, and to continue him the laid George exer being to officiate in the faid church until he should be otherwise provided rector as of some ecclesiastical preferment, unless by fault by him commit-The was and the said agreement being so made, afterwards, to wit, on, &c. aforefaid, ted, he faid George should be lawfully removed from the same;

on, &c. at, &c. in confideration that the faid George, at the special instance and request of the Peter, had agreed to perform the office of a curate for the faid Peter in his faid last-mentioned at and for the fum of fifty pounds of lawful, &c, he the find Peter undertook, &c. the George to accordingly allow and pay him the faid laft-mentioned yearly fum of fifty pounds, and

## EMPLOY, PERFORM WORKS, &c.

in, &s. in consideration that the said George, at the special inflance and request of the said Peter, had undertaken, and then and there faithfully promised the said Peter, to perform and fulfil every thing in the faid agreement on his the faid George's part to be performed and fulfilled, he the faid Peter undertook, &c. the faid George to perform and fulfil every thing therein contained, on the part and behalf of the faid Peter to be performed and fulfilled: And the fand George avers, that he the faid George, in pursuance of the juid agreement, afterwards, to wit, on, Ge. did procure himself to be duly admitted into the holy order of priesthood, according to the manner and form prescribed and used by the church of England; and did afterwards, to wit, on, Sc. also procure himfelf to be duly licenfed by the higher of London to perform the office of curate in the church of L. afordaid, to wit, at, &c.; and the faid George being so admitted and licensed as aforesaid, afterwards, to wit, on, &c. did enter upon and was received by the faid Peter into the faid office of a curate in the faid Peter's church of the faid united parishes, and did centinue to perform the faid office, and to officiate in the faid church, until he was hindered and prevented by the faid Peter as hereefter next mentioned: And the faid George in fact fays, that although he is not provided of any other ecclefiastical preferment, nor has been lawfully removed from the same church, or officiating therein (1), + and has been (4) " for or " always ready and willing to perform the faid office of curate as maion of aforesaid in the said church, and to officiate therein: Yet the said sommitted, Peter, not regarding his faid promife and undertaking, so by him in manner and form aforefaid made, but contriving, &c. the faid George in this behalt, hath not (2), from the faid George's enter- (2) "from the ing upon his faid office as aforefaid, continued the faid George cu-making of 🙀 rate of the said Peter, and permitted and suffered him to effici-fud last ment ate as curate thereof, but during a great part of that time, to timed promite wit, upon and from the third day, &c. hitherto hath prevented hitherto" and hindered the faid George from officiating therein, to wir, at, Sc. nor hath the faid Peter, from the time of the (3) faid George's (3) " matrix entering upon his faid office as aforefaid, paid to the faid George the laid by the faid tum of fifty pounds a-year, or any part thereof, although nichtoned po often requested so to do, but to pay the same to the said George for toking" and during the time of (4) his being so hindered from officiating in (4) " the the faul church as aforefaid, he the faul Peter hath hitherto wholly hindrance refused, and still resuses. And whereas, &c. &c. (2d Count same obstruction) as the first, only omitting what is in Italic, and inserting what is in his faid la the margin to the end, when conclude the 2d Count as follows:) of curate" And the faid George faith, that by reason of his being so hindered from officiating in the faid last-mentioned church of the said Peter as aforefaid, he the faid George hath, during all the time of obstruction, lost and been deprived of certain fees, and of certain other fees, profits, and emoluments belonging to his faid office of curate, amounting in the whole to a large fum of money, to wit, the fum of twenty pounds, which he of right ought to and would

other-



### ASSUMPSIT SPECIAL —To SERVE.

otherwise receive from the same, to wit, at, &c. &c. And where as, &c. (3d Count same as the 2d Count, till you come to this mark +, when go on thus): And although he the faid George, confiding in the faid last-mentioned promise and undertaking of the faid Peter, did, from the making thereof, for a long space of time, to wit, until, &c. officiate, and then and always afterwards was ready and willing to continue and officiate for the faid Peter in his faid last-mentioned church, and would have so done had not the faid Peter hindered and prevented him, to wit, at, &c.: Yet the faid Peter, not regarding, &c. but contriving, &c. the faid George in this behalf, hath not, from the time of the making of the laid last-mentioned promise and undertaking, hitherto paid to the said George the faid last-mentioned yearly sum of fifty pounds (although often requested so to do); but on the centrary, the said George in fact further faith, that after the making of the faid lastmentioned promise and undertaking of the said Peter, to wit, on, &c. a large fum of money, to wit, the fum of seven pounds one shilling and eightpence of the faid last-mentioned falary or yearly fum of fifty pounds, became and was due, owing, and payable from the said Peter to the said George, and still is in arrear and unpaid, contrary to the tenor and effect of the faid last-mentioned promise and undertaking of the said Peter, and in breach and violation thereof, to wit, at, &c. &c.: And whereas, &c. &c. (for work and labour, &c. 5th Count, quantum meruit to ditto; 6th Count, money had and received; 7th Count, account stated; and common conclusion.) V. LAWES.

Count

sectaration upsted for anoperion.

FOR that whereas, by certain articles of agreement made, conarticles of cluded, and agreed upon the tenth day of, &c. at, &c. in, &c. beement; de- tween the said H. W. of the one part, and the said P. W. of the to ferve other part (one part of which faid articles, fealed with the feal of lift for a the faid P. W. and bearing date the day and year aforciaid, he the and time, and fuid H. W. now brings into court here), the faid P. W. for the enterioto confiderations therein and hereinafter mentioned, did covenant, fervice of promise, and agree to and with the said H. W. his executors, &c. thes: 1st, that he the faid P. W. should and would, for and during the space the quitted of seven years, continue and abide with the said H. W. &c. &c. first a fer- (here recite the articles of agreement), as by the faid articles of 2d, that he agreement, reference being thereto had, will appear: And the faid H.W. in fact lays, that although, upon making the faid articles, to wit, on, &c. at, &c. the faid P. W. entered and was received into the service of the said H. W. under and by virtue of the said articles, and fo remained and continued from thence until his abfenting himself therefrom as hereafter mentioned; and although the faid H. W. hath always, fince the making of the faid articles, hitherto done and performed, and been ready to do and perform, all things in the faid articles contained on his part to be done, performed, and fulfilled, according to the tenor and effect, intent and

meaning of the faid articles; yet protesting that the said P. W. hath not performed and fulfilled any thing in the faid articles contained on his part and behalf to be performed and fulfilled: In fact he the faid H. W. faith, that the faid P. W. did not, during the faid term of seven years in the faid articles mentioned, continue and abide with him the faid H. W. and him faithfully serve at all lawful times, for working as journeyman of the trade of a gunmaker usually working in and about London, but omitted and neglected to to do, and therein failed and made default; and on the contrary, after he the faid P. W. had so entered and was received into the service of the said H.W. under the said articles, and during the faid term of feven years therein mentioned, and before the exhibiting of the bill of the faid plaintiff against him the said defendant, to wit, on, &c. at, &c. in, &c. departed and absented himself from the service of the said plaintiff, and hath always from thence hitherto remained and continued, and fill doth remain and continue, so absent and away from the service of the said plaintiff. contrary to the tenor and effect of the faid articles, and in breach and violation thereof, whereby he the faid plaintiff hath lost and been deprived of, during all that time, the fervice of the faid defendant, under the faid articles, and of all benefit and advantage thereof, and hath thereby been obliged to lay out and expend a large fum of money, to wit, the fum of fifty pounds of lawful money of Great Britain, in and about the hiring and employing others in his room and place to do and perform such business in the aforesaid trade and business of a gunmaker, as ought and otherwise would have been done by the faid defendant, and for and by way of further Breach on breach of the faid articles, by and on the part of the faid defendant, flatute. he the faid plaintiff, by virtue of the statute in such case made and provided, fays, that after the faid defendant was so entered and was received into the service of the said plaintiff under the said articles, during the faid term of feven years therein mentioned, and before the exhibiting the bill of faid plaintiff, the faid defendant, to wit, on, &c. and for a long time afterwards, to wit, from thence hitherto, at, &c. in, &c. he the faid defendant worked for another and different person than him the said plaintiff, to wir, for one A.B. in the trade of a gunmaker, without the faid plaintiff giving him the faid defendant leave in writing or otherwise so to do, contrarv to the tenor and effect of the faid articles, and in further breach thereof, whereby he the faid plaintiff hath been deprived of the fervice of the faid defendant, and the advantage arifing therefrom, to wit, at, &c.; whereby, and by reason of which said several premises, and by force of the said articles, the said defendant became liable to pay to the faid plaintiff the fum of one hundred pounds in the faid articles mentioned, and thereby agreed to be paid on non-performance or breach of the faid articles, whereby an action hath accrued, &c. (There was a 2d Count like the first, except, that after the recital of the agreement it went on to

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## ASSUMPSIT SPECIAL. To SERVE.

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state a memorandum indorsed upon the said agreement, by which the agreement was to be void in five years). V. LAWES.

claration on

COURT of RECORD. Bowman Brown, by Andrew Anagree- derson his attorney, complains of Samuel Barrington of a plea of hired in the trespass on the case: for that whereas, before and at the time of the and scaven- making of the agreement hereafter mentioned, he the faid Bowtrade for a man, at the parish of St. Mary Matselon, otherwise Whitechapel, ath certain, in the county of Middlesex, and within the jurisdiction of this ted before; court, was, and from thence hitherto hath been, and still is, a reby planloft the use wharfinger and carrier of coals for hire, and an undertaker for is carts and cleanfing the public streets, lanes, alleys, and passages, and doing all other business as a raker or scavenger; and the said business hath, during that time, used, followed, and carried on, and Itill doth use, follow, and carry on, to wit, at the parish of St. Mary Matfelon, otherwife Whitechapel, in the county of Middlesex, and within the jurisdiction of this court, and during al! that time bath there kept, as mafter thereof, divers cattle, cars, carts, and other carriages for the carrying on of his aforefaid bufineffes, to wit, at, &c. within the county and jurisdiction aforefaid; and the faid plaintiff, fo exercifing, following, and carrying on such businesses as aforesaid, he the said plaintist, on, &c. at, &c. in the court and jurifdiction aforesaid, at the special instance and request of the said defendant, hired and retained the faid Samuel, as the fervant of him the faid Bowman; to drive fuch cars, carts, and other carriages of him the faid Bowman, and the cattle of the faid plaintiff drawing the fame as the faid plaintiff should please, for wages, that is to say, and to do and perform all fuch other business as should belong to such driver to do and perform during such fervice, at and after the weekly wages of feven shillings by the week, for all such time as he the said defendant should drive a coal cart, and at and after the rate or weekly wages of twelve shillings for all the time as the faid defendant should drive a scavenger's eart, to be therefore paid by the said plaintiff to the faid defendant for his service aforcsaid: and thereupon it was then and there agreed, by and between the faid plaintiff and the faid defendant, that the faid fervice should commence and begin on, &c. and the faid plaintiff should there continue the faid defendant in his fervice, as such fervant, for one month certain; and that the faid defendant should there serve the faid plaintiff, as such servant as aforesaid, for and during one month certain, commencing as aforefaid; and that the faid plaintiff should there pay the said Samuel such respective wages during that time respectively as aforesaid; and the said agreement being so made, he the said plaintiff, &c. &c. (mutual promises): And the faid plaintiff avers, that he, on, &c. at, &c. did receive the faid defendant into his service as such driver, and the faid defendant did then and there enter into the service of the said plain-

plaintiff as such driver; and the said Samuel did there continue in the service of the said plaintiff, as such servant and driver, from thence until and upon the eleventh day of, &c; and although the faid plaintiff did, during that time, there duly pay to the faid Samuel all fuch wages as became due and payable to him for his faid fervice, and was then and there ready and willing to employ the faid defendant during the refidue of the faid one month certain, according to the agreement aforefaid, and to pay him the wages for his service aforesaid, according to the tenor of his agreement aforcfaid, and to do and perform every thing in the faid agreement contained, on his part and behalf to be done and performed, according to the tenor and effect thereof, to wit, at, &c.: Yet the faid defendant, not regarding, &c. but contriving, &c. to deceive and defraud the faid plaintiff in this behalf, after the making of the agreement aforefaid, and before the expiration of the faid one month, to wit, on, &c. at, &c. without the leave and licence, and against the will of the faid plaintiff, wholly deferted and quitted the service of the faid plaintiff, and from that time to the end of the fild month there wholly refuled to ferve the faid plaintiff as fuch fervant as aforefaid (although to perform, &c. the faid defendant was requested by the faid plaintiff afterwards, to wit, on, &c. and often afterwards, to wit, at, &c.); but he the faid Samuel to perform his faid promife and undertaking, so by him made in this behalf as aforefaid, there wholly refused; whereby the said plantiff, for the want of the fervice of the faid defendant in his raid buliness, was goarly damaged and injured, and loft the use and service of his said cattle and carriages, and the benefit and advantage of carrying out of great quantities of coals for hire in his faid butiness, to wit, at, &c. Diaun by Mr. WARREN.

LONDON. M. H. complains of J. D. being, &c.: for that Declaration, in whereas heretofore, to wit, &c. in confideration that the faid Al. confideration (he the faid M. being then and there a merchant), at the special the plaintiff is instance and request of the said J. would buy of the said J. certain would carry a venture, confist. parcels of shoes of him the faid J. in the way of his trade and bu- ing or shoes, to siness of a shoemaker, together with the brokage thereof, at and famaica, the defor a large fum of money, to wit, the fum of two hundred and indant guarana thirteen pounds of lawful money of Great Britain, to be fent from teed a profit of the port of London to the Island of Jamaica in the West Indies, los arose, and by way of venture, to be there fold and disposed of by the said M. defendant rehe the faid I. undertook, and then and there faithfully promifed fucestopay, & & faid M. to guarantee him faid M. ten pounds per cent profit on faid adventure, clear of all reasonable charges: And said M. in fact faith, that he, confiding in faid promife and undertaking of faid J. did, after the making thereof, to wit, on, &c. purchase of and from faid I. in the way of his faid trade and business of a shoemaker, the aforelaid shoes, together with their package, at and for Vol. II.



### ASSUMPSIT SPECIAL.—To PERFORM WORKS.

the said sum of two hundred and thirteen pounds of lawful money of Great Britain; and afterwards, to wit, on, &c. paid him the same; and afterwards, and with all convenient speed after the said fale thereof, fent, and caused the said shoes to be sent, from the faid port of L. to, &c. and there fold and disposed of the same as and under fuch venture as aforefaid, in the best manner he was able, and for the most money that could be there obtained for the same, to wit, &c.: Yet the said M. in fact further saith, that there did not, upon fuch fale of the faid venture, arife or accrue unto him the faid M. ten per cent, profit on the faid adventure, clear of all reasonable charges; on the contrary the said M. saith, that upon the faid sale of the faid adventure, and after deducting and allowing all reasonable charges suttained on that occasion, there happened and arose a loss to a certain large amount, to wit, &c. of lawful money of Great Britain, to wit, at, &c.; whereby, and by reason whereof, and of his aforefaid promise and guarantee, he the said J. became liable to pay, and ought to have paid, to faid M. not only the faid amount of the faid loss so sustained upon the faid adventure as aforesaid, but also at the rate of ten per cent. profit thereon; whereof faid J. afterwards, and after such loss upon the said adventure as aforefaid, and before the exhibiting the bill of faid M. to wit, on, &c. had notice. And whereas heretofore, to wit, on, &c. in confideration that faid M. at the like special instance and request of said ], had then and there bought of said [, a certain other parcel of shoes of him said I. together with the package thereof, at and for a certain large sum of money, to wit, &c. then and there paid to the faid J. to be fent to the faid J. of J. in the West Indies, by the way of venture, to be there fold and disposed of by faid M. he the faid J. undertook, &c. faid M. to guarantee him faid ten per cent. profit on faid last-mentioned adventure, clear of all reasonable charges: And said M. in fact further saith, that he faid M. afterwards, and with all convenient speed after the said lastmentioned (ale, fent, or caused the said last-mentioned shoes to be fent, to the faid island of ]. and there fold and disposed of the same. as and under fuch venture as aforefaid, in the best manner he was able, and for the most money that could be there obtained for the fame, to wit, at, &c.: And the faid M. in fact further faith, that there did not, upon such sale of the said last-mentioned shoes, arise or accrue unto him faid M. ten per cent, profit on the faid lastmentioned adventure, clear of all reasonable charges; but on the contrary, &c. (2s in the last Count; indebetatus assumpsite and quantum meruit for work and labour; money laid out, had, and received; an account stated, with a common conclusion. Damages twenty pounds.) V. LAWES.

ad Count:

## ASSUMPSIT SPECIAL.—To PERFORM WORKS, &c.

MIDDLESEX, f. John Bexwell, one, &c. &c. and James Declaration in Christie: that defendant, long before, and at the time of the com- essumplic again. mitting of the grievance hereafter next mentioned, was, and from anauctioneer, for thence hitherto hath been, and still is, an auctioneer, and the trade house at a public and business of an auctioneer, for and during all the time aforefaid, hath used, exercised, followed, and carried on, and still doth sum of money use, exercise, follow, and carry on, in exposing to sale and sel- than plainting ling by auction cattle, furniture, and other things, for all perfons wil- had ordered. ling to employ him to fell the fame, for certain reward paid by fuch persons to desendant for his skill and care in the disposal thereof, to wit, at W. in the county of M.: And where is plaintiff, before the committing of the grievance hereafter next mentioned, was lawfully possessed of a certain gelding of a large price, to wit, of the price of fifteen pounds of lawful, &c. as of his own proper gelding, and which faid gelding plaintiff, before the committing of the grievance hereafter next mentioned, was willing and defirous should be fold and disposed of by public auction, to wit, at, &c. aforefaid: and taid defendant, so being such auctioneer as aforesaid, and plaintiff being so possessed of said gelding, and being willing and defirous to fell and dispose of some as aforesaid, said plaintiff heretofore, to wit, on ninth September 1775, at Westminster aforefaid, delivered, and caused to be delivered, to faid defendant, faid gelding of plaintiff, to be by him faid detendant exposed to sale, These words to and fold by public auction co faid ninth September 1775, for the funt be omitted inthe of fifteen pounds, but not otherwife, for a reasonable price or re- 2d and 3d ward to be therefore paid by plaintiff to defendant, in confidera- Counts; and in tion thereof, he faid defendant then and there, to wit, on faid the 2d Count ninth day of September 1775 aforefaid, at, &c. aforefaid, undertook to expose faid gelding to sale, and to fell fame accordingly: following: for And faid plaintiff faith, that although faid defendant did after- any fum of money wards, to wit, on faid ninth September 1775 aforefaid, at West- not under the fund minster aforesaid, expose said gelding to sale, and sell same by pub- of fifteen pounds. lic auction: Yet faid plaintiff further faith, that defendant, not regarding his duty in his faid trade, butterfs, and employ of an auctioneer as aforesaid, on the day and year asoresaid, at, &c. aforefaid, so negligently behaved and conducted himself at said auction in AND ABOUT the " fale" felling and disposing of faid gelding, and took so little and such bad care about the SELLING AND DISPOSING OF SAID GELDING, that by and through the mere careleffness, neglect, and default of faid defendant in the premites, faid gelding " being of the price of fifteen pounds as aforefait," To be inferted was then and there, to wit, &c. fold and disposed of by faid de- in 3d Count. fendant for " a much less sum of money than the same was reafonably worth, and ought to have been fold for by defendant" a much less sum of money than the sum of fifteen pounds, to wit, for Omitted in the the fum of fix pounds fixteen shillings and fixpence, and no more, 3d Count. to wit, at twenty pounds aforefaid. (Two Counts agrecable to what is between inverted commas.)

where it was held the action would not tiff's orders had been to fet up the lot at

Vide this case reported in Cowp 395. the highest bidder; otherwise, if plainlie, the auctioneer being bound to fell to a particular price.

C. RUNNINGTON.

Declaration on port them.

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NORTHUMBERLAND, f. Arthur Edineston, a debtor, to &c. against John Taylor, George Dawson, and George Thomp-Rones at plain. for that whereas the faid Arthur, at the time of making of tiff squarries for the agreement hereafter mentioned, was, and from thence conti-🗫 year certain; nually afterwards hitherto hath been, and still is, lawfully possesdesendants des sed of and in certain stone quarries called Spittleburn Quarries, ferted their work fituate, lying, and being at Spittleburn in the faid county; in before the expi-which said quarries the said Arthur, before the said time of makyear, whereby ing of the faid agreement, and at the faid time of making of the plaintiff had fe- faid agreement, and from thence hitherto, was used and accusweral grindstones tomed to dig and work grindstones: And whereas, on the fifteenth leston his hands, day of August, in A. D. 1746, at Spittleburn aforcsaid, it was freight thercor agreed, by and between the faid Arthur and the faid John Taylor, in a thip he had George Dawson, and George Thompson, that the said John Taygretained totrans-lor, George Dawson, and George Thompson, should go to the faid quarries, and there work grindstones for his the said Arthur's account, the faid grindstones to be worked after the manner of Gatelhead Fell, at the rate of fix shillings and fixpence by the chalder, and three shillings and sixpence to each of them the said John Taylor, George Dawfon, and George Thompson, by way of earnest, to be therefore paid to them by the said Arthur; and that the faid John Taylor, George Dawson, and George Thompfon, should enter on the faid work on the eleventh day of November, commonly called Martinmas, then next, and to continue for one whole year; and that the faid Arthur should pay to them the faid John Taylor, George Dawfon, and George Thompson, on account of their faid wages, fix shillings a-piece per week subfiftence money, which were to be paid them monthly, and to reckon and clear with them at Mayday, Lammas, and Martinmas: and their faid agreement being so made, &c. (mutual promises); and although the faid John Taylor, George Dawson, and George Thompson, in pursuance of the said agreement, did afterwards, to wit, on the faid eleventh day of November in the year of Our Lord 1746 aforefaid, go to the faid quarries, and enter and begin to work grindstones there for the said Arthur's account, and there continued to to do for some part of the said year, to wit, from thence until and upon the first day of August in A. D. 1747; and although the faid Arthur, during all that time, well and truly performed and fulfilled all things in the faid agreement contained, on his part and behalf to be performed and fulfilled, according to the form and effect of the faid agreement, to wit, at Spittleburn aforefaid, and was there ready to perform and fulfil all things contained in the faid agreement, on his part and behalf to be performed and fulfilled, during the residue of the said year, according to the true intent and meaning of the faid agreement: Yet the faid John Taylor, George Dawlon, and George Thompson, not regarding their aforefaid promise and undertaking, but contriving and fraudulently intending craftily and subtilly to deceive and defraud the faid Arthur in this behalf, they the faid John Taylor, George

Dawson, and George Thompson, afterwards, during the said year, to wit, on the faid first day of August in A. D. 1747 asoresaid, at Spittleburn aforefaid, without the licence, and against the will, of the faid Arthur, deserted their said work, nor did not, during all or any part of the relidue of the faid year, work at their faid work for the faid Arthur (although to do this the faid John Taylor, George Dawson, and George Thompson, afterwards, to wit, on the faid first day of August in the year last aforesaid, and often afterwards, during the faid year, at Spittleburn aforefaid, were requested by the said Arthur to perform their said agreement in this behalf); but they to do this wholly refused; whereby not only the Special damage. faid Arthur there lost the benefit of getting and working grindshones at his said quarry for and during all the rest and residue of the faid year, but also a great number, to wit, one hundred chalders of stones, which had been begun to be worked by the said John Taylor, George Dawson, and George Thompson there into grindstones, were by them left unfinished, and became broken, fractured, spoiled, and of no use or value whatsoever, and which were to have been finished by them during the said residue of the said year; and a certain ship which the faid Arthur had hired on freight to carry and transport, amongst others things, those grindstones. when finished, to the port of London, remained a long time unloaden, and was forced at last to go away and depart on her voyage without those grindstones, and without a great part of her freight, to wit, at Spittleburn aforefaid. And whereas, &c. (a Count for one hundred pounds had and received, and a common conclusion to the last Count.)

Drawn by Mr. WARREN.

LONDON, //. Robert B. and William W. executors of Declaration in the last will and testament of Enoch S. deceased, complain of estumps, by the William L. being, &c.: for that whereas, in the lifetime of the mafter of a ship, faid knoch, and before the making of the promife and undertak- to recover cering of the faid William L. hereinafter next mentioned, to wit, on tain gains stiputhe twenty-ninth of March A. D. 1788, at L. aforcfaid, in the lated by a chara parish of St. Mary-le-Bow, in the ward of Cheap, the said Enoch, ed intohy plains then and there commander of a certain ship or vessel called tiff and the the Hope, then lying in the river Thames, had entered into a freighters of his charter-party with certain persons trading under the stile and firm ship, who him of Messirs William P. and Co. as the freighters of the said ship become infolion or vessel, whereby it was agreed on the part of the said Enoch to let to perform their his faid ship to the said Mesirs. William P. and Co. to perform contract, the voyages mentioned in the faid charter-party (that is to fay), which account to take on board his vessel at L. a cargo of merchandize, or as plaintiff was obgreat a part of one as might be flupped in four weeks from the his petition a gainst the correspondents of the freighters, who resided abroad; upon which a sentence was made that

the cargo should be configued to one W. L. subject to the stipulations of the charter-party, and to certain gains to be made by the flip in her voyage out and home. 2d Count, for demorage money laid out and expended; account flated.

## 3. ASSUMPSIT SPECIAL.—SERVICES AND WORKS DONE, &c.,

rems of the date of the said charter-party; and that he the said Enoch having received the faid cargo of merchandize on board, should set fail therewith (wind and weather permitting), and proceed to Madeira; and being arrived there make a right and true delivery of his faid cargo to the correspondents of the faid freighters; and having completed fuch delivery, should receive on board his vessel, at the aforesaid port of Madeira, a cargo of merchandize, or as great a part of one as might be put on board by the freighters' correspondents fourteen days from the day of her arrival at the aforesaid port; and having received the faid cargo of merchandize on board, should fet fail therewith and proceed to Grenada; and being arrived there should make a right and true delivery of such part of the faid cargo of merchandize as might be ordered by the faid freighters to their correspondents there; and having fully completed fuch delivery, and being ready to take in, should receive on board, at the aforefaid port of Grenada, a cargo of merchandize, or as great a part of one as the correspondents of the aforesaid freighters might think proper to ship in the space of thirty days, to be reckoned from the day of her arrival at the aforefaid port of Grenada: and having received the faid cargo of merchandize on board, should fet fail therewith to one of the following ports (that is to fay), Charleftown, Baltimore, Alexandria, or Bofton; and being arrived at one of the before mentioned ports as should be ordered by the aforefaid freighters, thould make a right and true delivery of the faid cargo of merchandize; and having completed fuch delivery, and being ready to take in, thould receive on board at the faid port a cargo of merchandize, or as great a part of one as should be shipped on board the faid thip in the times in such charter-party expressed for the find ports respectively, which cango the freighters should have liberty to order either for London, L'Orient, or Havre; and by the faid charter-party fourteen days were allowed to discharge; and if the cargo should be discharged at either of the two last ports, the ship was then to commence hire at ninety pounds British iterling per month, two-thirds port charges, and five per cent. primage; and for the performance of the laid intended voyage the aforefaid knoch agreed to accept seven hundred pounds British sterling, two third parts of all port charges and pilotage, together with five percent. primage on the faid feven hundred pounds, and the faid perfons trading under the full and firm of Methrs. William P. and Co. on their part agreed with the faid knoch by the faid charter-party, that they the faid freighters, their executors, administrators, factors, agents, or affigns, tome or one of them, would well and truly pay, or cause to be paid, unto the said knoch, his executors, administrators, or assigns, seven hundred pounds British sterling, as above expressed, for the treight and hire of his said ship called the Hope, to be paid in the manner following (that is to fay), one bill for one hundred pounds at three months, and one bill for one hundred pounds at four months, and the remainder on his arrival with his thip Hope at the port of discharge; and that in case of demg-

#### ASSUMPSIT SPECIAL.—SERVICES AND WORK DONE, &c. 300

emorage or detention necessary for the benefit of the aforesaid durgoes at either of the aforefaid ports, more than above expresfeet they the aforesaid freighters would pay to the said Enoch, his executors, administrators, or affigns, the sum of three pounds ten shillings per day, when the freight should be settled, reference being thereunto had, will, amongst other things, more fully appear. And whereas afterwards, on the third of April in the year End of the ch. aforesaid, at L. aforesaid, in the parish and ward aforesaid, the ter-party. faid Enoch had received on board of the faid thip or vessel, then lying in the river Thames, a cargo of merchandize for delivery at Madeira to Messes. S. T. and Co. as the correspondents of the said freighters there, but had instructions from the said freighters not to deliver the faid cargo to the house of the faid Messrs. S. T. and Co. unless the said Messrs. S.T. and Co. could execute a certain order from the faid Meffrs. William P. and Co. for divers, to wit, one hundred and fifty pipes of Madeira wines, and should agree to deliver fuch wines to the faid Enoch; and the faid Enoch had alfo instructions from the said freighters, in case he should be able to procure a freight directly from Grenada aforefaid to London aforefaid, to accept the fame and return therewith without going to America: And whereas the faid Enoch, having received the faid cargo on board his faid ship, had afterwards, to wit, on the day and year last aforesaid, fet sail therewith from the river Thames, and afterwards, to wit, on the twenty-eighth day of May, in the year aforefaid, arrived with his faid thip and the faid cargo on board thereof, at Madeira aforefaid, and the faid Messrs. S. T. and Co. having then and there had notice from the faid Enoch of the confignment of the faid cargo of merchandize to them, and of the faid order for wines to be exchanged by them in manner aforefaid, had thereupon agreed and undertaken to execute the faid order and deliver the wine fo ordered to the faid Enoch; and the faid Enoch, confiding in fuch agreement and und rtaking of the faid Messers. S. T. and Co. had delivered the faid cargo of merchandize to them: And whereas the faid Messis. S. T. and Co. although they, in part performance of their faid agreement and undertaking, delivered to the faid Enoch on board his faid thip divers, to wit, fixty pipes of wine, had wholly refused to execute the faid order as to the refidue of the faid wine, or to deliver fuch refidue to the faid Enoch, alledging as a reason for such refusal that the said Messes. William P. and Co. had become insolvent: And thereupon the faid Enoch, for the obtaining of justice Petition to chie in that behalf, afterwards, to wit, on the fixteenth of June in the juffice of year aforefaid, in the chief court of judicature holden before the deira. Doctor Anthony Roderiques Villozo de Olivaira, chief juttice in the diffrict of the inand of Madeira, having then and there con | etent authority in that behalf, exhibited to the faid chief justice a certain petition and complaint against the said Messis. S. T. and Co.; upon which said petition and complaint such proceedings were afterwards had in the fame court, by and between the faid

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Enoch

### ASSUMPSIT SPECIAL.—SERVICES DONE, &c.



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Enoch and the said Messrs. S. T. and Co. that by the decree of the faid chief justice a certain public instrument was drawn up and figned, as well by the faid chief justice as by the faid Messes. S. T. and Co. and the faid Enoch, containing, amongst other things, certain clauses and conditions to the effect following (that is to fay), that the faid Messre S. T. and Co. should load, as they had already loaden, on board the faid ship Hope, fixty pipes of wine; that the faid wine should be charged as a security, not only for the amount of the goods which the faid Messis. S. I. and Co. had received, after deducting what should be judged proper, but should also be a security for the freight agreed for in the said charter-party of affreightment, after the charging on the faid freight all the gains that the faid ship might make for the places of her deftination as expressed in the said charter-party, as well as those made from London to the port of the city of Funchall in the island of Madeira; that the said wine should be consigned to William L. of the court and city of London for account and risque of the said S. T. and Co. after proceeding to the ports mentioned in the faid charter-party of affreightment; that the faid wines being delivered to the faid correspondent William L. the fame shall there remain in his hands as a deposit, without being liable to be withdrawn in any manner until the disputes respecting the shipping of the said wines should be judged in the court and city of London, where the same originated between the contractors the faid William P. and Co. Samuel G. and Henry C. and Co. in the faid public influment and proceedings named; and that the find knoch on his part should sign the bills of lading for the faid wines as shipped for account or risque of the said S.T. and Co; and it was also determined by the face chief justice that the faid Enoch should figh the bilts of lading for the faid fixty pipes of wine with the clauses of the faid public instrument. And whereas the faid Enoch afterwards, to wit, on the twenty-eighth of June in the year aforefaid, in purluance of fuch fentence, and agreeably to the public influment to drawn and figured as aforefaid, had tighed bills of lading for the wine to thipped as aforefaid for account and reque of the faid S. T. and Co. to be delivered at London to the faid William L. or his affigus, he or they paying freight for the fame at the rates in fuch bills of lading respectively mentioned, with prinage and average accustomed, but with a memorandum tubscribed to each of the faid bills of lading, that the tame were to be subject to the clauses and conditions specified in the faid public instrument: And whereas the said Enoch had afterwards, to wit, on the day and year last aforesaid, set sail from Madeira aforefaid, with his faid ship and the said sixty pipes of wine on board thereof, and proceeded to Grenada aforelaid, and afterwards, to wit, on the thirty-first of July in the year aforesaid, arrived therewith at Grenada aforefaid, and there remained with the faid ship for the space of thirty days and upwards from the day of such arrival, during all that time was ready there to have taken in and received

### ASSUMPSIT SPECIAL.—SERVICES DONE, &c.



received on hoard a cargo of merchandize, or as great a part of one as the correspondents of the aforesaid freighters might think proper to ship; but the said freighters did not by themselves, or by any correspondents, at the aforetaid port of Grenada, ship or cause to be shipped a cargo of merchandize, or any part of one, on board the faid ship of the said Enoch, nor had they or either of them ordered the faid Enoch to let fail and proceed from the faid port of Grenada to any or either of the faid four ports mentioned in the faid charter-party of affreightment; and thereupon the said Enoch had procured divers goods and merchandizes to be laid on board the faid ship at Grenada aforefaid upon freight for London, where the faid wines were to be delivered to the faid William L. by virtue of the aforefaid fentence and bills of lading, the procurement of which faid goods and merchandizes upon freight from Grenala to London was then and there the most advantageous measure for all the parties interested in the said wines or chargeable with the freight of the faid thip by virtue of the faid charterparty or public inffrument, that the faid knoch could, under the circumstances aforefaid, adopt: And whereas the faid Enoch afterwards, to wit, on the feventh of September in the year aforefaid. had fet fail with his taid ship, and the said fixty pipes of wine, and faid other goods on board thereof, from the aforetaid port of G conda, and proceeded from thence to London aforefaid, and afterwards, to wit, on the ninth of December in the year aforefaid, arrived therewith at L. aforefold; And whereas the faid Enoch afterwards, to wit, on the twelfth of December in the year aforefaid, at L. aforefaid, in the parith and ward aforefaid, departed this life, having duly made his last will and testament, and appointed the faid Robert and William W. executors thereof; of all which premifes the faid William L. afterwards, and before the making of his faid promite and undertaking, to wit, on the day and year lift aforefaid, at L. aforefaid, in the parish and ward aforefaid, had notice: and thereupon afterwards, to wit, on the thirtyfirst of January in the year of Our Lord 1789, at L. asoresaid, in the parish and ward aforefaid, in consideration of the premites, and also in consideration that the said Robert and William W. executors as aforefaid, at the special instance and request of the faid William L. would then and there deliver to him the faid fixty pipes of wine configned to him in manner aforesaid, he the said William L. undertook, and then and there faithfully promised the faid Robert and William W. as such executors, to pay them so much money as the gains which the faid ship had made in her voyages expressed in the faid charter-party should be deficient of the money by the faid charter-party flipulated to be paid to the faid knoch or his executors, when he the faid W. L. should be thereunto afterwards requested: And the taid Robert and William W. executors as aforefaid, aver, that they, confiding in the faid promise and undertaking of the faid William L. did then and there, to wit, on the day and year last aforefaid, at L. &c. aforefaid,

#### ASSUMISIT SPECIAL.—TO PERFORM WORKS.

said, deliver to the said William L. the said sixty pipes of wine so configned to him as aforefaid, and that the gains which the faid thip or vessel made in her voyages expressed in the said chartes. party were deficient of the money by the faid charter-party fripulated to be paid to the faid Enoch or his executors, by a large fum. to wit, the fum of four hundred and ninety pounds of lawful money of Great Britain; whereof the faid William L. afterwards, on the

day of April in the year last aforesaid, in the parish and ward aforefaid, had notice from the said Robert and William W. executors as aforefaid (2d Count, for demorage; other money Counts): Yet the faid W. L. not regarding the faid feveral promifes and undertakings to by him made as aforefaid, hath not paid to the faid Robert and William W. executors as aforcfaid, the faid fum of four hundred and mnety pounds in the first Count of this declaration mentioned, nor the feveral fums of money in the faid other promifes and undertakings mentioned, although often afterwards thereunto requested; but to pay the same, or any part thereof, to the faid Robert and William W. executors as aforefaid, or to either of them, the faid W. L. hath hitherto altogether refused and still refuses, and the same still remains wholly unpaid and unfatisfied: whereupon the faid Robert and William W. executors as aforefaid, fay, that they are injured, and have fuffained damage to the value of one thousand pounds; and therefore they bring fuit, &c.; and they bring here into court the letters teftamentary of the faid E. by which it appears to the court here that they they are the executors of the last will and testament of the faid E. and have administration thereof. S. MARRYATT.

**Declaration** in ffumpfit against defendant an

LONDON, f. George Johnstone against Joseph Barton: an for that whereas heretofore, to wit, on the first of February rent to infuse, A. D. 1781, at L. aforefaid, in the parish of St. Mary-le-Bow, and who had in the ward of Cheap, in confideration that the said George, at referred plaint the special instance and request of the said Joseph, had retained this upon less and employed the said Joseph as his agent to effect a certain insurpressional terms rance against the dangers of the seas, for and on account of him fin he ought the faid George, on a certain ship or vessel called the Industry, of nd might have a large value, to wit, of the value of one thousand pounds, at and the might have a large value, to wit, of the value of control of London, for from Jamaica, in parts beyond the seas, to the post of London, for a certain reasonable commission or reward to be therefore paid by the seasonable commission or reward to be therefore paid by Bent knew that the faid George to the faid Joseph, he the said Joseph then and the fleet from Ja- there (that is to fay), on the fame day and year aforefaid, at I... ith convey, he fully promised the faid George, to effect such insurance as asorehydrogenous and the remainder at a state of which to be returned if the ship said with

151. 158. premium, and the remainder at 261. 58. 101. of which to be returned if the ship failed with through, and arrived. 2d Count, for not inturing at Mull Bay in Ireland for what had been unindied, unless to the amount of 1500l. which was not sufficient to cover the amount of plaintiff's terest, which was 270cl. wher by plaint if host his incumnity as to the remainder. 3d Count, ting loss or indemnity for the remaining 2600l. and the 200l. first insured deducted. Money had id received; money laid out and expended; and account flated.

iaida

#### TO RENDER SERVICES.

Vaid, for and on the account of him the said George, upon the most eneficial and advantageous terms he should be able: And the fail. G. in fact fays, that although the faid J. after the making of his faid promife and undertaking, to wit, on the seventeenth of February in the year aforesaid, at L. aforesaid, in the parish and ward aforesaid, did effect a certain insurance for and on the account of him the said George upon the said ship or vessel for the voyage aforesaid, to the amount of one thousand pounds; and although the said J. then and there well knew that the said ship or vessel would fail for Jamiica aforefaid with convoy for the faid voyage, and effected an infurance upon the faid thip or veffel for the fum of one hundred pounds, part of the faid fum of one thousand pounds. at a premium of fifteen pounds fifteen shillings per cent. upon a warranty that the faid ship or vessel should fail with convoy for the said voyages, and could and might have then and there effected an infurance thereon for the relidue of the faid fum of one thousand pounds upon the like terms, and according to the tenor and effect of his faid promife and undertaking ought so to have done: Yet the faid Joseph, not regarding his faid promise and undertaking, but contriving and fraudulently intending, craftily and fubtilly to deceive and defraud the faid G. in this behalf, did not, nor would, effect an infurance for and on account of the faid G. for the refidue of the faid fum of one thousand pounds, upon the like terms, or otherwife upon the most beneficial and advantageous terms that he was able; but refused and neglected so to do; and on the contrary thereof, the faid 1. then and there effected an infurance for the fum of nine hundred pounds, the refidue of the faid fum of one thousand pounds, upon less beneficial and advantageous terms, that is to fay, at a premium of twenty-fix pounds five shillings per cent. to return ten pounds per cent. in case the said ship or veffel should fail with convoy for Great Britain, and arrive: And the faid George in fact further faith, that at the time of the effecting of the faid infurance the faid thip or vessel was in safety, to wit, at Jamaica aforefaid; and that he the faid George then, and continually from thence until and at the time of the loss thereof as hereinafter mentioned, was interested in the said ship or vessel to the said amount of one thousand pounds, to wit, at L. aforefaid, in the parish and ward aforefaid; and that the faid ship or vellel afterwards, to wit, on the twentieth of December in the year aforefaid, departed and fet fail from Jamaica aforefaid toward and for the faid port of L. with convoy for the faid voyage, but never arrived at Great Britain aforesaid; for that the said ship or vessel afterwards, to wit, on the twenty-seventh of February A. D. 1782, in the course of her said voyage from Jamaica to the faid port of L. to wit, at Mull Bay upon the coast of Ireland, was, by and through the mere danger of the feas, and by the force of stormy and tempestuous weather, stranded, wrecked, and wholly lost to the said George; by reason of which said several premises, the said George hath been and is wholly precluded from

#### ASSUMPSIT SPECIAL.—To PERFORM WORKS.



Count.

the benefit of a return of premium upon the faid infurance to effected by the said Joseph for the said sum of nine hundred pounds in manner aforefaid, and hath thereby incurred and been neoclfarily put to an additional expence to a large amount, to wit, to the amount of ninety-four pounds ten shillings, in and about such insurance of the said ship or vessel, to wit, at L. aforesaid, in the parish and ward aforesaid. And whereas, at the time of the making the promise and undertaking of the said Toseph hereinaster next mentioned, the faid ship or vessel, called the Industry, was lying and being in safety at Mull Bay aforesaid, in the course of her said voyage from Jamaica to the port of L. laden with a certain cargo of goods and merchandizes upon freight, and was about to proceed with her faid cargo from Mull-bay aforefaid to the port of L.; whereof the faid Joseph heretofore, to wit, on the twentythird of February in the year 1782 aforefaid, at L. aforefaid, in the parish and ward aforesaid, had notice: and thereupon, in confideration of the premises last aforesaid, and also in consideration that the faid George, at the special instance and request of the faid Joseph, had retained and employed the faid Joseph as his agent to effect a certain infurance against the dangers of the seas, for and on the account of him the faid George upon the faid ship or veffel and the freight thereof at and from Mull Bay aforefaid to the faid port of L. to a large amount, to wit, to the amount of two thousand seven hundred pounds of lawful money of Great Britain, in case the said ship and freight had not been before then infured by the faid Joseph on the account of the faid George for her aforefaid voyage from Jamaica to London to that amount, for a certain reasonable commission or reward to be therefore paid by the faid George to the faid Joseph, he the faid J. then and there, that is to fay, on the day and year last aforesaid, at L. aforesaid, in the parish and ward aforesaid, undertook, and saithfully promised the faid George, to effect such insurance, for and on the account of him the faid George to the faid amount of two thousand seven hundred pounds, or so much thereof as was then remaining uninfured: And the faid George in fact fays, that although the faid thip and freight had not been infured by the faid Joseph on the account of the faid George for her aforefaid voyage to the faid amount of two thousand seven hundred pounds, but to a much less amount, to wit, to the amount of one thousand five hundred pounds only; and although the faid Joseph, after the making of his said last-mentioned promise and undertaking, before he had any notice of the loss of the said ship or vessel as hereinaster mentioned, could and might have effected an infurance for and on the account of the faid George on the said ship or freight for the residue of the said sum of two thousand seven hundred pounds; and although the said George. at the time of making the faid last-mentioned promise and undertaking of the faid Joseph, and from thence until and at the time of the loss hereinafter mentioned, was interested in the said ship or vessel, and the freight thereof, to a much larger amount than

#### TO RENDER SERVICES.

than the faid sum of one thousand five hundred pounds, that is to say, the said amount of two thousand seven hundred pounds, to wit, at L. aforesaid, in the parish and ward aforesaid: Yet the faid Joseph, not regarding his said last-mentioned promise and undertaking, but contriving and fraudulently intending craftily and fubtilly to deceive and defraud the faid George in this behalf, did not nor would effect an infurance upon the faid ship and freight for the residue of the said sum of two thousand seven hundred pounds, or any part thereof, for and on the account of him the faid George, but therein wholly failed and made default: And the faid George in fact further faith, that after the making the faid last-mentioned promise and undertaking of the said Joseph, and before the arrival of the faid ship or vessel at the said port of L. to wit, on the faid twenty-seventh of February in the year last aforesaid, at Mull Bay aforesaid, the said ship or vessel, by and through the mere dangers of the feas, and by the force of stormy and tempertuous weather, was stranded and wrecked, and a great part of the faid cargo fo laden on board her as aforefaid was thereby then and there lost; whereby the faid George sustained a loss upon the said ship or vessel, and the freight thereof, to a large amount, to wit, the amount of two thousand six hundred pounds; and by reason of fuch default of the faid Joseph as last aforesaid, the said George hath been and is wholly deprived of all indemnity in respect of his faid lofs to any greater amount than the fum of one thousand five hundred pounds, which is insufficient to cover the same, to wit, at L. aforesaid, in the parish and ward aforesaid. And whereas 3d Count. heretofore, to wit, on the faid twenty-third of February in the year last aforesaid, at L. aforesaid, in the parish and ward aforesaid, in confideration that the faid George, at the special instance and request of the said Joseph, had retained and employed the said Joseph as his agent to effect a certain other infurance against the dangers of the feas, for and on the account of him the faid George, upon a certain other ship or vessel called the Industry, and the freight thereof, at and from Mull Bay aforefaid to the faid port of L. to a large amount, to wit, to the amount of two thousand seven hundred pounds of lawful money of Great Britain, for a certain reafonable commission or reward to be therefore paid by the said G. to the faid J. he the faid J. then and there, that is to fay, on the day and year last aforesaid, at L. aforesaid, in the parish and ward aforesaid, undertook, and faithfully promised the said George, to effect such insurance as last aforesaid, for and on the account of him the faid George: And the faid G. in fact fays, that the faid last-mentioned ship or vessel, at the time of the making of the said last-mentioned promise and undertaking of the said Joseph was in safety, to wit, at Mull Bay aforesaid; and although the said Joseph, after the making of his said last-mentioned promise and undertaking, and before he had any notice of the loss of the said last-mentioned ship or vessel as hereinaster mentioned, could and might have effected such insurance as last aforesaid, for and on

## ASSUMPSIT SPECIAL. To SERVE,

the account of him the said George, although the said George, at / the time of making the faid last mentioned promise and undertaking of the said Joseph, and from thence until and at the time of the loss hereinafter mentioned, was interested in the said last-mentioned ship or vessel, and the freight thereof, to a large amount; that is to fay, the faid amount of two thousand seven hundred pounds, to wit, at L. aforesaid, in the parish and ward aforesaid: Yet the faid Joseph, not regarding his faid last-mentioned promife and undertaking, but contriving and fraudulently intending craftily and subtilly to deceive and defraud the said George in this behalf, did not nor would effect such insurance as last aforefaid, for and on the account of him the faid G. but therein wholly failed and made default: And the faid George in fact further fays, that after the making the faid last-mentioned promise and undertaking of the faid Joseph, and before the arrival of the faid last-mentioned ship or vessel at the said port of London, to wit, on the faid twenty-seventh of February in the year last aforesaid, at Mull Bay aforefaid, the faid last-mentioned ship or vessel, by and through the mere dangers of the feas, and by the force of stormy and tempestuous weather, was stranded and wrecked, and a great part of the cargo with which the was laden was there by then and there lost; whereby the faid George lustained a loss upon the faid last-mentioned ship or vessel, and the freight thereof, to a large amount, to wit, the amount of two thousand fix hundred pounds; and by reason of such default of the said soseph as last aforesaid, the faid George hath been and is wholly deprived of all indomnity in respect of his faid last-mentioned loss, to wit, at L. aforesaid; in the parish and ward aforesaid: Yet the said Joseph, not regarding his three last-mentioned promises and undertakings, but contriving and fraudulently intending craftily and subtilly to deceive and detraud the faid George in this behalf, hath not paid the taid feveral fums of money in those promises and undertakings mentioned, or any part thereof, to the faid G. although afterwards, to wit, on the day and year latt aforefaid, and often fince, at L. asoresaid, in the parish and ward aforesaid, was thereto requested by the said George; but to pay the same, or any part thereof, to the said George, he the said Joseph hath hitherto wholly refused, and still refuses, so to do, to the damage of the faid George of one thousand pounds; and therefore he brings suit. &c. (Pledges, &c.)

S. MARRYATT.

that defend- LONDON, to wit. John Beswicke complains of William of who were Symmonds, &c. &c. &c. being in the custody, &c.: for that the sandem- whereas the said plaintist, on the day of in seed to house A.D. at London aforesaid, in the parish of St. Mary-le-Bow, weigh and promised to deliver the same out of houses, &c. but resulted; whereby plaintist was obtate employ others.

#### AND TO PERFORM WORKS.

in the ward of Cheap, at the special instance and request of the faid defendants, retained and employed the faid defendants, as gangimen or porters, to land out of one or more lighter or lighters then lying in the river of Thames, in L. aforefaid, certain goods and merchandizes, to wit, barrels of rice, of the faid plaintiff, and to house and put the same into warehouses there, to wit, at L. aforesaid, into some or one of them, and there to shift, tare, and weigh the same, and had undertaken, and faithfully promised, to pay to faid defendants for the same the sum of eightpence for each and every barrel of the faid rice to be landed and shifted, housed and weighed, they the faid defendants undertook, and then and there faithfully promifed the faid plaintiff, to land the faid barrels of rice out of the faid lighter or lighters, and to house and put the same into the faid warehouses, or some or one of them, and there to tare, shift, and weigh the same; and further, whensoever the said plaintiff should require such delivery and taking thereof out of such warehouse or warehouses, to take and deliver out of such warehouse or warehouses the said barrels of rice, without any further gratuity or reward for fuch taking and delivering the same out of the faid warehouse or warehouses; and although the faid defendants afterwards, to wit, on the same day and year aforesaid, at London aforefaid, did, in part of performance of their faid promife and undertaking, land out of the faid lighter or lighters the faid barrels of rice, and every of them, and did then and there house and put the fame into the faid warehouses, or some of them, and did then shift, tare, and weigh the same; and although the said plaintiff did afterwards there pay to the faid defendants for fo doing eightpence for each and every barrel of the faid rice to landed, housed, shifted, tared, and weighed as aforefaid; and although the faid plaintiff afterwards, to wit, on the day of in the year aforefaid, at L. &c. requested the said defendants to take and deliver out of the faid warehouses, or such of them, in which the same were followed and put, the faid feveral barrels of rice, according to their faid promise and undertaking: Yet the said defendants, not regarding, &c. did not nor would, nor did or would any of them, when they were so requested as aforesaid, or at any other time, take or deliver out of the faid warehouse or warehouses, or any of them, the faid feveral barrels of rice, or any part thereof, according to their faid promise and undertaking, but then and there wholly refused so to do; whereby the said plaintiff afterwards, to wit, on Special damage the same day and year last aforesaid, at L. asoresaid, in the parish and ward aforefaid, was necessarily obliged to hire and employ, and did then and there necessarily hire and employ, divers other men to take and deliver the faid rice out of the faid warehouses, and to pay them for fo doing a large fum of money, to wit, ten pounds. (Add a 2d Count, without inferting the last part of hiring other people to do it; common money Counts.)

Drawn by MR. WARREN.

## ASSUMPSIT SPECIAL.—To SERVE,

L.

KENT, to wit. Hayward Chambers, Henry Chambers, and special agree- Robert Alexander, complain against J. W. being, &c.: for that whereas the faid plaintiffs, at the several times hereinaster men-tiveen plaintiffs, tioned, were possessed of certain oyster-grounds and oysters, lying in ofcertain oy- upon the shores of the manor of M. in the Isle of Sheppey, in per-grounds in the county aforefaid; and that the faid plaintiffs being so possessed the Me of Shep. thereof, afterwards, to wit, on first August 1772, at M. in the that de county aforesaid, it was agreed by and between the said plaintiffs fendant should and desendant in manner following, that is to suy, that he the said make and pick defendant should and would, in a proper, skilful, and workmanlike oysters in manner, dredge, pick, and catch oysters for the said plaintiffs in oyster- and upon their oyster-grounds and oyster-layings upon the shores feafon for of the manor of M. in the Isle of S. in the faid county of K. for and tain wages, during all that seaton for catching and picking of oysters, and until that he then present stock of oysters of the said plaintiffs there should mould not de- be all dredged up and caught; and that he the faid defendant should work without and would, at all times during the faid oyster-catching season, against demean and behave himself orderly and obediently to the said effendant, for plaintiffs, each and every of them, and to each and every of their peparting before orders and commands in the faid oyster-dredging and work, and to the end of the come to and not depart from it without the licence and confent in writing of faid plaintiffs, or some or one of them, paying to the faid defendant twelveshillings per week weekly for such his labour and work, and so in proportion for less time than a week; and in case the faid defendant should leave the faid work before the oyster-catching feason was over without such licence and consent as aforesaid, or should not behave orderly and obediently to the faid plaintiffs, each and every of them, and to each and every of their orders and commands in the faid oyster-dredging and work, that then the said defendant so leaving, and not behaving orderly and obediently, as aforesaid, did, by the said agreement, promise to for feit and pay upon demand to the fuid plaintiffs, or some or one of them, the sum of five pounds, to and for their own use; and the said agreement being so made as aforciaid, he the faid defendant afterwards, to wit, on the same day and year aforesaid, at Maidstone aforesaid, in the said county, in confideration that the faid plaintiffs, at the special instance and request of the said desendant, had then and there undertaken, and faithfully promifed the faid defendant, every thing in the faid agreement contained on their part and behalf to be performed and fulfilled, undertook, and to the faid plaintiffs then and there faithfully promifed, to perform everything in the faid agreement mentioned, on his part and behalf to be performed and fulfilled: And the faid plaintiffs in fact fay, that the leafon for catching and picking of oyfters continued from the fixth August next, after the making the faid agreement, until the thirty-first day of November in the year aforesaid; and that the said stock of oysters which they the said plaintiffs had on their faid oyster-grounds and oyster-layings are not yet dredged up and caught: And the faid plaintiffs in fact further say, that although the said defendant afterwards, to wit, on fixth August 1772, did enter into and upon the said oyster-grounds

#### AND TO PERFORM WORKS.

and oyster-layings upon the shores of the said manor of M. aforefaid in the faid county, and did dredge, catch, and pick oysters there for a short space of time, to wit, for the space of three weeks then next following; and although they the faid plaintiffs did pay him the faid defendant at and after the rate of pounds during the time that the faid defendant dredged, caught, and picked oyflers as aforefaid, and were ready and willing to pay, and continue to pay him, at and after the faid rate, during the remainder of the feafon for catching of oysters: Nevertheless the faid defendant, well knowing the premifes, and not regarding his faid promife and agreement to by him made as aforefaid, but contriving, &c. afterwards, and before the then prefent stock of oysters of the faid plaintiffs in and upon the faid oyster-grounds, &c. we're all dredged up and chaight, and also before the said feason for dredging, catching, and picking of oythers, was ended, to wit, on the twenty-seventh August in the year aforefuld, and without the licence and content of faid plaintells, or either of them, left and departed from the faid work, to wit, at, &c. contrary to the form and effect of his faid promite and agreement to by him made with the faid plaintiffs in that behalf as electfaid; by reason whereof, he the fud defendant forfeited and became liable to pay to the faid plaintiffs the faid fum of five pounds in the faid agreement mentioned, when he the faid defendant should be thereto afterwards requested. And whereas also afterwards, to wit, on first day of August 1772, at Maidstone aforefail in the faid county, in confideration that the faid plaintiffs, at the fpecial inflance and request of the faid defendant, had then and there hired him the faid defendant to dredge, pick, and catch oysters for them the said plaintiffs in and upon certain other oyster-grounds and oyster-layings of them the faid plaintiff, upon the shores of the manor of M. aforefaid, during the then next leafon for picking of oysters, if the stock of oxflers which the faid plaintiffs then had on the faid last-mentioned oylter-grounds and oylter-layings should not be all before dredged and caught, at and for certain wages therefore paid by the faid plaintiffs to the faid defendant, to wit, at and after the rate per week, for every week of such time, the said defendant undertook, and to the fuid plaintiffs then and there faithfully promifed, to dredge, pick, and catch for them the faid plaintiffs in and upon their lait-mentioned oyster-grounds and oyster-layings, during the then next feafon for picking of oysters, if the stock of oysters which the said plaintiffs then had on the said last-mentioned oyfter grounds should not be all before dredged up and caught: And the faid plaintiffs in fact fay, that the feafon for picking of oysters next aftermaking the faid last-mentioned promise and undertaking of the faid John did continue for a long space of time, to wit, from the fixth day of August next after the making of the said lastmentioned promise and undertaking of the said desendant, until and upon the thirty-first day of November 1772; and that the faid

stock of oysters which the said plaintiffs had on their said lastmentioned oyster-grounds and oyster-layings, at the time of mak-Mm

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#### ASSUMPSIT SPECIAL.—SERVICES AND WORKS DONE,

ing of the faid last-mentioned promife and undertaking of the faid defendant, are not yet all dredged up and caught: Yet the faid defendant, not regarding, &c. did not dredge, pick, and catch oysters for them the faid plaintiffs in and upon their faid lastmentioned oyster-grounds and oyster-layings during the said lastmentioned feafon for picking oysters, and during any part of that time, but to diedge, pick, or catch thefe, he the faid defendant, during the time last aforefaid, wholly neglected and refused, that is to fay, at M. aforefaid in the faid county. (31 and 4th Counts, money paid, and had, and received; breach.)

The agreement appears to me to be a good one, and may be given in evidence to prove the first Count of this declaration; however, if any difficulty should

arife with respect to the written agreement, I have added another Count, which most probably can be proved by with noce cyldence. F. Buller.

Declaration on paper.

Any day about in A.D. the time.

MIDDLESUX, ff. Arthur Charles Minfell complains of pecial agree- Josiah Millidge, being, &c. of a plea of trespass on the case, &c.: paying plaintiff \_\_\_\_\_\_\_ for that whereas faid defendant, before and at the time of the for writing ef- making of the agreement hereafter next mentioned, was the prinsays, and being ter and publisher of a certain newspaper called The Westminster seditor of anews- Gazette: and thereupon, whilst said defendant was such printer and publisher of the faid newspaper, to wit, on the

at Westminster, in the county of Middlesex, it was agreed by and between faid plaintiff and faid defendant, that faid plaintiff thould and would from week to week, for fo long a time as it should please them said plaintiff and defendant, compose and write certain effays and poffcripts for the faid defendant, to be by him printed and published in the faid newspaper; and further, that the faid plaintiff should take upon him the care, conduch, and management of the faid newspaper, as editor thereof, from week to week, for fo long a time as it should please said plaintiff and defendant; and also, that laid plaintiff should write certain other elfays for faid defendant when by him requested, to print and publish; and that faid defendant would and should pay unto faid plaintiff as follows, i c, the fum of one pound one shilling by the week, for every week that he should so write essays and possificious for the find defendant, to be by him printed and published in the aforesaid newspaper, the sum of two pounds two **shillings** by the week, for every week that he the said plaintiff should to take the care of conducting and managing the said newspaper, as editor thereof, and also the sum of ten shillings and fixpence by the effay, for each and every of the faid other effays which faid plaintiff should write for said defendant, to be by him printed and published; and the faid agreement being to made (mutual promises): And the said plaintiff in sact saith, that he, considing in the faid promife and undertaking of faid defendant, did, according to the tenor of the faid agreement from week to week, for divers, to wit, fixteen weeks, i. e. next after the making of the faid agreement, on the request of the said defendant, compose and

Write

write divers essays and postscripts for said defendant, to be by him printed and published in the aforesaid newspaper, whereby the said defendant, according to the tenor of his promife, became liable to pay to the faid plaintiff the fum of fixteen pounds fixteen shillings; being at and after the rate of one pound one shilling for every week of the faid fixteen weeks; and that the faid plaintiff did, according to the tenor of hid agreement after the making of the fame, to wit, on the fame day and year aforefaid, take upon himself the care, conduct, and manageneet of the faid newspaper, called, &c. to wit, as editor thereof, and continued to have and take the care, &c. of the fame, as editor thereof, for divers, to wit, four weeks, whereby faid defendant, according (&c. as before, only varying as the noreement does, then go on thus): And that faid plaintiff did, acto. ling to the tenor of faid agreement, after the making thereof; to a , on the first of November 1776 afost faid, compose and write for find defindant, at his request, divers other essays, to wit; fix other effays, whereby, &c. &c. &c. to wir, at Westminster atorefuld; of all which faid premites faid defendant afterwards, to wit, on fixteenth of January A D. 1777, at Westminster, had notice: Yet faid defendant not regarding, &c. but contriving; &c. hath not yet paid faid feveral fums of fixteen pounds fixteen shillings; eight pounds eight shillings, and three pounds three thillings, or any part thereof, to, &c. (although, &c.); but, &c. (two Counts for work and labour; money laid out, lent, had, and received, and account flated; common conclusion to fix last Counts; damages fixty pounds; fuit, &c.; pledges.) I. Morgan.

MIDDLESEX, J. Ann Andrews complains of Francis Legge, Declaration, elquire, being in the cultody of: &c.: for that whereas, on the in confideration third day of August A. D. 1773, to wit, at Westminster, in the of plaintiff's eng faid county of Middle for, in confideration that the faid Ann, at the fendant's ferr special instance and request of the faid Francis, would enter into vice, and going the fervice of the faid Francis as a menial domestic terrant, to abroad, desended wit, as cook, and would go with the taid Francis in the aforefaid ant undertook capacity into parts beyond the feas, that is to fay, to Halifax, in charged her, at the province of Nova Scotis, in North America, and there can the province of Nova Scotia, in North America, and there con-broad, to pur tinue in the same capacity with, and to serve the said Francis hapaltage basis therein for certain wages or falary, to be therefore paid by the faid Francis to the faid Ann, he the faid Francis afterwards, to wit; on the fame day and year aforefaid, at Westminster storefaid, undertook, and faithfully promifed the faid Ann, that if he the faid Francis should discharge the fand Ann from his service abroad, to wit, in parts beyond the feas, he the faid Francis would pay her pallage back to England: And the faid Ann in fact faith, that she, confiding in the faid promite and undertaking of the faid Francis, fo by him made in this behalf as aforefaid, did afterwards, to wit, on the third day of August in the year 1773 aforefaid, at Westminster aforesaid, enter, and was received into the service of M m 2

## ASSUMPSIT SPÉCIAL.—To PERFORM WORKS,

the faid Francis as such menial and domestic servant, to wit, as cook, to ferve him in fuch capacity; and afterwards, and whilst she continued in the service of the said Francis in such capacity as aforefuld, to wit, on the first day of September in the year 1773 aforefaid, fet fail and departed from England for Halifax aforefaid, in the service of the said Francis in the capacity aforesaid, and afterwards, to wit, on the first day of November, in the year 1773, arrived at Halifax aforefald, in the service of the said Francis in the capacity aforefaid, and there stayed and continued in the service of the faid Francis in such capacity as aforesaid, for a long time, and until he the faid Francis afterwards, and whilst the faid Ann was abroad in parts beyond the icas, towit, at Halifax aforefaid, to wit, on the eighth day of December, in the year 1073 aforefaid, discharged the said Ann from his service, to wit, at W. aforesaid; and although the faid Ann, after her discharge from the service of the faid Francis, to wit, on the same day and year last aforesaid, at Halifax aforesaid, requested the said Francis to pay her passage back to England, according to the tenor of his promife aforefaid; and although the the faid Ann afterwards, to wit, on the fecond day of December in the year 1773 aforefaid, for fail and departed from Halifax aforefaid for England, and afterwards, to wit, on the first day of February in A. D. 1774, arrived in England, to wit, at Westminster aforesaid; and although the said Francis had due notice of all and fingular the premiles aforefaid: Yet the faid Francis, not regarding his faid promife and undertaking, to by him made in this behalf as aforelaid, but contriving and fraudulently intending craftily and fubtilly to deceive and defraud the faid Ann In this behalf, did not pay for the passage of the fud Ann from Halifax aforefaid to England, according to the tenor of his promite aforefaid (altito ign to to do be the faid Thomas was respecified by the fait Ann, alterwords, to wit, on, &c. or Wellminster afor said); but lesso lo this bath hitherto wholly refused; by means whereof the tad Ann was necessarily forced and obliged to lay out and expand, and old lay out and expend, a large fum of money, to wir, the fam of fitty pounds, in procuring and getting a pallage back to England, to wit, at Westminster aforesaid. (2d Count, in confideration the had entered, &c.; 3d Count, the being in his fervice, in confideration the would go abroad with from in that capacity, he promited, &c.; 4th Count, money laid out, lent, and had and received, No. 800.) I. MORGAN.

Billianion a-LONDON, J. Gaipar Moretti and N. Ryke complain They entering G. and N. on the first day of December A.D. 1707, at L. atore-der at the faid, in the pirith of St. Mary-le-Bow, in the ward of Cheap, of Exeptration were possented at divers, to wit, twenty-five bales of fasslower, of though the had

marged plaintiffs with the dury), whetchy they were feized. Iff Court, That plaint its employed dedant'as broker e syent to in prood, pay dutier on shipping and exporting at didet indant in con-fergion-undertockfie to do a nevertheleft, &c. he put goods on board encloser paying, boos, by me ins

Making of ver jefraid, peed, and ordered.

## AND TO RENDER SERVICES.

great value, to wit, of the value of one thousand pounds: And whereas the faid Paul, on the same day and year aforesaid, at L. aforcfaid, in the parith and ward aforefaid, was a fworn broker; and the faid Paul being such sworn broker as aforesaid, and the said G, and N. being perfelled of the faid bales of fafflower, they the faid G. and N. afterwards, to wit, on the same day and year aforefaid, at L. aforefaid, in the parish and ward aforefaid, employed the faid Paul, as the broker or agent of the faid G. and N. to thip and put the faid bales of fashlower on board some ship or vellel failing from the port of L. aforefaid to Venice, in parts beyond the feas, to be carried in such ship or vessel from L. aforefaid to Venice aforefaid, and to pay the duties due and payable to our lord the king on the shipping and exporting thereof, and then and there delivered the faid parcel for the purpole aforefaid; and the faid Paul in confideration thereof, then and there, to wit, on the same day and year aforesaid, at London aforesaid, in the parish and ward aforesaid, undertook, and to the said G. and N. then and there faithfully promised, to ship and put the same on board some ship or vestel sailing from London aforesaid to Venice aforefaid, to be carried in such this or vellel from L. aforefaid to V. aforcfaid, and to pay the duties due and payable to our lord the king on the shipping and exporting thereof: Nevertheless the faid P. not regarding his faid promise and undertaking by him in that behalf made as aforefaid, but containing and fraudulently intending to injure the faid G. and N. ii. this behalf, afterwards, to. wit, on the same day and year aforesaid, at L. afor said, in the parish and ward atorciaid, wrongfully and injuriously shipped and put the faid goods on board a certain veiled then about to fail from L. aforefaid to V. aforefaid, without paying the duties due and payable to the faid lord the king in that behalf; by means whereof the fame goods became forteited to the use of our said lord the king, and afterwards, to wit, on the faid first day of December, in the faid A. D. 1767, at L. aforefaid, in the parish and ward aforefaid, were feized and condemned for the cause aforefaid, and were wholly lost to the said G. and N. that is to say, at L. aforegald, in the parish and ward aforesaid. And whereas the said G. 2d County and N. atterwards, &c. were posselfed of other twenty-five bales of That defendant faillower of great value, of one thousand pounds; and being so post- agent of sessed thereof, they the said G. and N. asterward, to wit, on, &c. tiff, for employed the faid Paul, as the servant or agent of the said G. and sonable mixed N. for a reasonable reward to be therefore paid by the said G. &cc. undersoon and N. to the faid Paul, to thip and put the faid last-mentioned ties, Rec. to a bales of faillower on board some thip or veiled failing from, &c. to, officerato when &c. aforefaid, in parts beyond the leas, to be carried in such ship the duties of or veilel failing from, &c. to, &c. and to tender and pay the duties to he page 1 due and payable to our said lord the king on the shipping and ex-to agree to porting thereof to the officers of our faid land the king, to whom tom house the faid duties ought to be paid or tendered, or to agree for the same, the thippens as or in the custom-bouse of our said tood the king, and then and exporting to mere delivered the faid last-mentioned goods to the faid Paul for the goods.

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purpose aforesaid; and the said Paul, in consideration thereof, then and there, to wit, on the same day, &c. undertook, &c. to ship and put the same goods on board some ship or vessel sailing from, &c. to Venice aforesaid, to be carried in such ship or vessel from, &c. to, &c. and to pay or tender the duties due and payable to our faid lord the king, on the shipping and exportation thereof, to the officers of our fail lord the king, to whom, &c.: Nevertheleis the faid Paul, not regarding his faid promite and undertaking by him made in that behalf as aforefuld, but contriving and fraudulently intending to injure the faid G. and N. in this behalf, and to cause the same goods to be seized for want of the duty being paid, and thereby to reaste the faid G. and N. to lose the faid goods, afterwards, to wit, on the same day, &c. wrongfully and injurioully thipped and put the faid goods on board a certain vellet then about to ful from L. aforefuld to V. aforefuld, without pay my or tendering the duties due and payable to our faid lord the engin that behalf to any collector, emptroller, or fin veyor of our june bord the king, to whom the faid duties ought to be para or tenderine, or to any other officer of our faid land the king, and without agreeing for the same at or in the custom-house of our said lord the king; by Count fay, (3d Count the fame as the last, only omitting what is in stalic).

In the ship- And whereas the said defendant afterwards, to wit, on the same day, means whereof the faid last-mentioned goods became forfeited, &c. ting there. &c. undertook, and to the faid plaintiffs then and there muchfully interest of promifed to thip and put divers, to wit, twenty-five other bales of that be fafflower which they the faid plaintiffs had then and there delivered to the faid defendant on board some ship or vettel failing from L. aforesaid to V. aforesaid, to be carried in such ship or veilel from respection of aforesaid to V. aforesaid, to be carried in such ship or veiled from the form a L. atoresaid to V. ason said, and to pay or tender the duties due Monable pre- and payable to our faid lord the king, on the shipping and export-

to pay the the king, to whom the faid duties sught to be paid or tendered, or to compoing and agree for the fame in the culton-house of our faid lord the king : Expending goods. Ath Count,

of Nevertheless the said defendant not regarding his said last-mentioned promife and undertaking, &c. but contriving and frauduthat defendant lently intending to injure the faid G. and N. in this behalf, afterto wards, to wit, on the fame day, &c. fraudulently, wrongfully, goods for and injuriously shipped and put the said last-mentioned goods on millip which board a certain thip or veifel, then about to fail from L. aforefaid had deli- to V. aforefaid, without paying or tendering the duties due and and to pay payable to our faid lord the king, on the shipping and exporting duties to, thereof, to any collector, comptroller, or fur veyor of our faid lord to the col- the king, to whom such duties ought to have been paid, or to any to to other officer of our faid lord the king; and without agreeing for the the dec. or jame at or in the custom-house of our said lord the king; by means the whereof the faid last mentioned goods became forfeited, &c. (5th princess. Count the same as the last, only omitting what is in italic; oth Count, one thousand pounds money paid, laid out, and expended; defendant 7th Count, one thousand ponuds money had and received): Never-

the duties due and payable to our lord the king, without faying to the collector to whom the fame nto be paid.

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## ASSUMPSIT SPECIAL.—SERVICES AND WORKS DONE.



theless defendant, not regarding his faid two last mentioned promifes, &c. hath not paid the faid two last-mentioned sums of money, to the F. Buller. damages of plaintiffs one thousand pounds, &c.

FOR that whereas, before and at the time of the making of the Declaration promife and undertaking of the faid Stephen hereinafter next B. R. in special mentioned, a certain thue in a certain action or fuit before then dumph for in commenced, and then depending, at the fuit of the faid Stephen, witness against one Jeremiah Baritow, gentleman, in the court of our London to York, lord the king, before the king himself, was intended and about to subported . Total he tried at the then next enfung affizes, to be held at the caftle of part of defended York, in and for the county of York, in which faid action or fuit, ant, as plainting a certain writ of our faid lord the king, called a fulborna, had been in a former with a certain writ of our faid lord the king, called a fubpana, had been there to her and was ferved upon the faid Thomas, whereby the faid Thomas tried. was commanded to be and appear in his proper person before the justices of our lord the king, affigned to hold the affizes at the caffle of York, in and for the county of York, on a certain day therein mentioned, then and there to teltify all and fingular those things which he knew in the faid action to depending between the faid Stephen and the faid Jeremiah Barftow, on the part of the plaintiff (that is to fay, the faid Stephen) to be tried by a jury of the county: and thereupon the fad iffac to joined as aforefaid, being intended and about to be tried as aforefeld, and the faid Thomas having been to served with such writ of subpara on behalf of the faid Stephen, in the faid cause as aforesaid, and he being at a considerable distance from the faid city of York (that is to fay, at the city of London), heretofore, and before the commencement of the faid enfuing affizes, to be held at the castle of York, in and for the county of York, to wit, on the twenty-fifth day of June, in the year of Our Lord 1788, at Westminster, in the county of Aliddlefex, in confideration that the faid Thomas, at the special instance and request of the taid Stephen, would go down to the affizes to about to be held at the cattle of York, in and for the county of York, in order to be examined as a witness on the trial of the faid iffue, in obedience to the faid writ of juby ana, he the faid Stephen undertook, and then and there faithfully promifed the faid Thomas, that he the faid Stephen would pay to the faid Thomas the reasonable expences which he the said Thomas should fultain and be put to on occasion of such journey to and from York (that is to fay, from London to the faid city of York), and so from thence back again to London in that behalf (whether the faid cause fo at iffue as aforefaid should be brought on to be tried or not): And the faid Thomas further faith, that the next enfuing affizes at the castle of York, in and for the county of York, next after the making of the faid promise and undertaking, and at which the said issue so joined, as last aforesaid, was expected to be tried as aforefaid, were afterwards, to wit, on the fifth day of July, in the year of Our Lord 1788, held in and for the county of York, to wit, at the Mm 4

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## ASSUMPSIT SPECIAL SERVICES, &c.

the castle of York, in and for the county of York aforesaid: And the faid Thomas avers, that he, confiding in the faid promife and undertaking of the said Stephen, so by him in that behalf made as aforesaid, did, after the making thereof, and before the commencement of the faid next affizes in and for the county of York, to wir, on the day and year aforefaid, at Westminster aforesaid, in the land county of Middlefex, go and travel from London aforefaid to the city of York, and did stay, remain, and continue in the factority of York, a necessary and due space of time for the purpose at the faid (that is to fay, whilst and during the continuance of the faid affizes, which were then so held in and for the county of York, next after the making of the faid promife and under a know a me faid Stephen), and afterwards travelled and returned from them at the again to London; and the faid Thomas was, during all the time of the faid affizes, there ready and willing to be examined as a minnels upon the trial of the faid iffue, in obedience to the faid writes. jubpæna; and the faid Thomas, in going and performing the faid journey to and from York, and during his continuance there on the occasion and for the purpose aforesaid, was necessarily and unavoidably forced and obliged to lay our and expend, and did lay out and expend, divers fums of money, and the reasonable expences of him the faid Thomas by him fuffained, and to which he was put on occasion of the said journey in that behalf, amounted to a large fum of money, to wir, the fun of fifty pounds of like lawful money, to wit, at Westminster atoresaid, in the faid county of Middlesex; whereof the faid Stephen afterwards, to wit, on the first day of November in the year 1758 aforefaid, there had notice: Yet the faid Stephen, not regarding his faid promife and undertaking, fo by him in manner and form aforefaild made, but contriving and fraudulently intending craftily and fubrilly to deceive and defraud the faid Thomas in this benaif, hath not as yet paid to him the faid Thomas the faid fum of firty pounds, or any other fum of money whatfoever, for the realcuable expences by him the faid Thomas fustained, and to which he was put on occasion of the faid journey to and from York aforefaid, although to do he the faid Stephen was requested by the said Thomas, afterwards, to wit, on the day. and year aforeful, and often afterwards, to wit, at Wellminster, aforefaid, in the faid county of Middlesex; but he to pay the reasonable expences of the faid Thomas by him sustained, and to which he was put on occasion of the said journey of the said Thomas to and from York, or any part thereof, or in any way to fatisfy the faid Thomas for the fame, bath hitherto wholly refused, and still doth refuse, contrary to the said promise and undertaking of the faid Stephen by him in that behalf made as aforefaid, to wit, at Westminster aforciaid, in the said county of Middlesex. (Common Counts for work and labour, journies and attendance, and common money Counts; damages one hundred pounds.)

general And the said Stephen, by Benjamin Clarkson, his attorney, part, comes and desends the wrong and injury, when, &c. and as to all tender to the said promises in the said declaration mentioned (except as to

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#### ASSUMPSIT SPECIAL -SERVICES AND WORKS.

nine pounds nine shillings, parcel of the said several sums of money in the faid declaration mentioned, fays, that he did not undertake or promife in manner and form as the faid Thomas hath above thereof complained against him; and of this he puts himself upon the country, &c.: And as to the faid nine pounds nine thillings, the faid St phen fays, that the faid Thomas gught not to have or maintain his aforefaid action thereof against him to recover any more or greater damages than the faid nine pounds nine shillings, on occa-, fi n of the not performing of the faid promises and undertaking, in the faid declaration mentioned, as to the faid fum of nine pounds nine thillings; because he says, that the said Stephen always, from the tupe or the making of the faid promifes and undertakings as to the fare fam or nine pounds nine shillings, hitherto, to wit, at Westminther africand, in the faid county of Middlesex, hath been, and still is, ready and willing to pay to the faid Thomas the faid fum of nine; pounds nine failings; and that he he faid Stephen, after the making of the and premises and undertakings as to said nine pounds mine shillings, and before the day of exhibiting the bill of the said Thomas, to wit, on the fame day and year in the faid declaration latt-mentioned, at Westminster aforeful, offered to pay, and tendered to the faid Thomas, the faid fum of nine pounds nine thillings; and that the faid. Thomas then and there wholly refused to receive the fame; and the faid Stephen now brings here into court the faid nine pounds nine thillings ready to be paid to the faid Thomas, if he will receive the fame; and this the faid Stephen is ready to verify: wherefore he prays judgment if the faid Thomas ought to have or maintain his aforefaid action thereof against the said Stephen, to recover more or greater damages in this behalf than the faid nine pounds nine fhillings. W. LAMBE.

I recommend it to the defendant to take out a tummons before a judge, that the plantiff may give the particulars of his demand in writing; then shew it to

the mafter; and if he doubts about the reasonablencis of the mone; paid or tendered, then to move to withdraw the plea, and pay the money into court.

And the faid Thomas, as to fo much of the faid plea of the faid Replication Stephen, whereof he hath put himself upon the country, doth so neral miles likewife; and as to the faid plea of the faid Stephen, as to the faid a foblequent fum of nine pounds nine shillings, parcel of the said several sums of mand and money in the faid declaration mentioned, the faid Thomas faith, fulal to the that he the faid Thomas ought not, by any thing in the faid plea alledged, to be barred from having his faid action maintained against the faid Stephen to recover his damages, by reason of the non-payment of the faid nine pounds nine shillings, because he says, that before the making of the faid promifes and undertakings as to the faid nine pounds nine shillings, and after the making of the faid supposed tender and offer of the said Stephen to the said Thomas, and before the exhibiting the bill of the faid Thomas in this behalf, to wit, on the fourteenth day of December, in the year of Our Lord 1789, at Westminster aforesaid, he the said Thomas requested the said Stephen to pay him the said nine pounds nin shillings, but the faid Stephen then and there wholly refused to



## ASSUMPSIT SPECIAL TO PERFORM WORKS,

pay him; and this he is ready to verify: wherefore he prays judgment, and his damages, by reason of the non-payment of the said inine pounds nine shillings, to be adjudged to him, &c.

ejoinder, takw the on the Mequent de-

And the faid Stephen fays, that the faid Thomas did not request the faid Stephen to pay him the faid nine pounds nine shillings, in manner and form as the mid Thomas, in his replication aforereplication, faid, hath above alledged: and of this he puts himself upon the country, &c.

> As all the demands in the declaration are put in ifiue by the plea of non affumpto part, I am of opinion, that the plaintiff will be entitled to his full cofts, if he proves more than nine pounds nine Thillings to be due, notwithstanding he may fail in the proof of his pleact a tubfequent demand and rejusal of the mau pounds nine stillings tendered; but if the detendant establishes his plea of tender, and the plaintiff neither proves more to

be due, nor a subsequent demand, the defendant will recover his cofts. Should the plaintiff have a verdict for more than the nine pounds nine shillings tendered, but less than forty thillings over \*, he n ay be deprived of the costs by the certificate of the judge who tries the caute, under the statute 43 Eliz; but this is feldom granted, unless the cause is very frivolous. T. BARROW.

\* Sayer's Law of Cotts, 16.

PALACE COURT, J. James Armstrong, by Richard Kelof heriff's fal, his attorney, complains of John Partridge, in a plea of trespais er on freial on the case: for that whereas, before the making of the promise in con- and undertaking of faid defendant hereafter next mentioned, to ration plain-wit, on the twentieth day of April, in Easter term, in the four-could use teenth year of the reign of our lord the now king, he said de-tan ordi-fendant for the recovery of a certain sum of money, to wit, the endeavours fendant, for the recovery of a certain fum of money, to wit, the recovery a flat fum of one hundred and twenty-feven pounds eight thillings and defendant, from one J. G. first fuit, fued and profecuted out of the court or our lord the now king, the five before the king himfelf (faid court then and still being held at plain- Westminster, in the county of Middlesex), a certain precept of his arrest, said present majesty, called a bill of Middlesex, whereby the then the defendant sheriff of said county of M. was commanded to take said J. Garf he should be found in his bailiwick, and him safely keep, so that he faid then sheriff might have his body before faid lord the king, at Westminster, on, &cc. then next coming, to answer said defendant in a plea of trespals, and also to a bill of said desendant to be exhibited against said J. G. according to the custom of the court of our lord the king, before the king himself, for two hurdred and forty-three pounds, on promises; and that said sheriff should then and there have that precept before the delivery thereof to the then sheriff of M. aforciaid, to be executed as hereafter is mentioned, duly marked or indorfed for bail for one hundred and twenty feven pounds eight shillings and sevenpence, by virtue of an affidavit of the cause of action of said defendant in that behalf made and filed of record in faid court of our faid lord the king, before the king himfelf, at Westminster aforesaid, according to the form of the statute in that behalf made and provided, to wit, at W. in the county of Middlesex, and within the jurisdiction of this court which faid precept, so marked or indorsed for bail as afore-

#### AND TO RENDER SERVICES.

faid, afterwards, and before the return thereof, and before the making of the promises, &c. of faid defendant hereafter next mentioned, to wit, on faid twenty-lixth of April, in the fourteenth year aforefaid, at, &c. and within, &c. aforefaid, was delivered by faid defendant to Stephen Sayre, esquire, and William Lee, esquire, who then, and from thenceforth until and at and after the return of faid precept were theriffs of faid county of Middlesex, to be executed in due form of law; by virtue of which faid precept faid S. S. elquire, and W. L. elquire, then being theriff of faid county of M. afterwards, and before the return of faid writ, before the making of faid promife, &c. to wit, on fame day and year last aforesaid, for having execution of said precept at, &c. aforetaid, made his certain warrant in writing, under his hand and feat of office of theriff of county of M. aforefaid, directed to faid plaintiffs, John Hyde and Richard Roe, his the said sheriff's bailiffs of the hundred of Ossulston, in the said county, and thereby commanded them, and each and every of them, jointly and feverally, that they, or any of them, should take faid J. G. if he should be found in the bailiwick of faid sheriff, and him safely keep, so that faid theriff might have his body before the lord the king at Veftminiter, on faid Monday next after the Ascension of Our Lord, to answer said detendant in the plea, and to the bill aforesaid, and then and there delivered faid wairant to faid plaintiff to be executed in due form of law: And faid plaintiff further fays, that faid J. G. long before and at the find time of faid delivering of faid warrant to be executed as aforefaid, and long afterwards, and until the arrest hereafter mentioned, to wit, at Westminster aforesaid, within the jurifdiction atorefaid, was a very fly person, and difficult to be arrested, and kept out of the way and secreted himself to avoid being arrested, to wit, at, &c. aforesaid, so that he could not be arrested by said plaintist without faid plaintist's using much greater difigence, pains, and labour, and expending much more inoney in the attempting to airest faid J. G. by virtue of faid warrant, to wit, at, &c. atorefaid; of all which premiles faid defendant then and there, to wit, on faid twenty-fixth of April 1774 aforelaid, to wit, at, &c, aforelaid, had notice: and thereupon id defendant afterwards, to wit, on laine day and year last afore-Mid, at, &c. aforefaid, in confideration that faid plaintiff, at the special instance, &c. of said defendant, would there apply a more than usual and ordinary care and labour, and use his best endeavours to arrest and take said J. G. by virtue of said warrant, at the fuit of faid defendant, he faid defendant undertook, and then then and there taithfully promited faid plaintiff, to pay him the fum of five guineas for fuch arresting of taid J. G. by virtue of faid warrant, at the fuit of faid defendant, before the return of faid writ; And said plaintist further says, that he said defendant, there, to wit, at, &c. aforesaid, giving credit to said promises, &c. of faid detendant, did, after the making of faid promifes, &c. of faid defendant, to wit, on same day and year last aforesaid, and for a long time, to wit, from thence until the fourteenth day of May then

### assumeset special—services and works, &c.

then next following, to wit, at, &c. aforelaid, apply a more than usual and ordinary care and labour, and there during all that time used his best and utmost endeavours to arrest and take said 1. G. by virtue of faid warrant at fuit of faid defendant; and by means of fuch more than usual and ordinary care and labour, and by his so using his best and utmost endeavours for that purpose, he said plaintiff afterwards, and before the return of faid writ, to wit, on the fourteenth of May in the year aforesaid, at, &c. aforesaid, dad take and arrest said J. G. at suit of said defendant, by virtue of fait warrant; of all which faid premises he said desendant afterwards, to wit, on same day and year last asoresaid, at Westminster paforesaid, within, &c. aforesaid, had notice; and by reason of the premises, and according to taid promises, &c. of faid defendant, he faid defendant became liable to pay, and ought to have paid, and fill ought to pay, to faid defendant, faid fum of five guineas, to wit, at, &c. aforesaid. (Add Counts for work and labour, &c.; money laid out, &c; and common conclution),

"The defendant pleaded the general iffue, and the cause came on to be tred, and a verdict was found for plaintift generally; but it was objected by the counfel for the detendant, that the action on the special affaregit would not lie; it was therefore made subject to the opinion of the Court; and the Court fremed to think, that as the verdict was taken generally, and not on any particular

Count, it proved the objection was good. I takey the action was afterwards difcontinued, and doubt much of the legahis of the confideration of the special afjumffir, and ground my opinion on 1. kol Abr. 16 pl. 28. Cro. El. 654. Cio. Jac. 103. r. Rol. Abr. 16 1. 15. 20 Wms. 408. pl. 669 1 Rel. Atr. 26. 1. 25. Morg Dig. 565 r. Burr. 924. Sir W. Jones, 65. V. LAWES,

LONDON, f. John Greanell complains of Thomas Wilfon on a and Stephen Willon, being, &c.: for that whereas heretofore, to wit, on second of May A. D. 1788, at the parish of St. Mary-le-Bow, We distribute in the ward of Cheap, in London aforesaid, in confideration that as fac- the faid John, at the special instance and request of the said Thomas and Stephen, would go out, as an agent or factor for them, in hittog natives a certain thip or vessel called the Adventure, from the port of London to the coast of Barbary, and would, during the stay of the A of gums faid ship at the coast of Barbary, transact all matters for the said reproduced Thomas and Stephen in trading, bartering, and procuring from the collarged for natives, and other residents there, a cargo of gum, or such other plaints articles as the said John might think proper, in exchange for the togo out cargo to be sent out with him by the said Thomas and Stephen, secondaris they the faid Thomas and Stephen then and there, to wit, on the work and day and year aforefuld, at L. aforefaid, in the parish and ward aforefaid, undertook, and faithfully promifed the faid John, to allow him, as a compensation for his time, trouble, or services in that behalf, a commission at and after the rate of five nounds for each and every one hundred pounds of the gross amount of the izles of all fuch gum, or other articles as he the faid John should procure at the faid coalt, in exchange for the cargo fo to be fent out with him as aforetaid, and to pay the faid commission to the raid John

#### TO RENDER SERVICES. PERFORM WORKS.

as foon after the return of the faid thip to the faid port of L. as a fale of the gum, or other articles as should be so procured by the faid John, could be made: And the faid John fays, that he, confiding in the faid promise and undertaking of the said Thomas and Stephen, did afterwards, to wit, on the day and year last aforefaid, go out as such agent and factor for the faid Thomas and Stephen in the faid ship, from the said port of L. towards and for the faid coast of Barbary, with a certain cargo fent out with him. by the faid Thomas and Stephen: and afterwards, to with on the day of in the year aforefaid, arrived therewith at the faid coast of Barbary, and there staved with the said ship for a long space of time, to wit, the space of during which laft mentioned time, he the faid John procured from the natives and? other refidents there a cargo of gum, in exchange for the cargo's tent out with him by the faid Thomas and Stephen as alorefaid, and transacted all matters for the said T. and S. in trading, bartering, and procuring such cargo of gum: And the said John further says, that the faid thip afterwards, to wit, on the A. D. 1784, returned with the faid last-mentioned cargo on board thereof to the faid port of L.; and that the faid last-mentioned cargo was afterwarde, to wit, on the day of year last aforesaid, at L. aforesaid, in the parith and ward aforefaid, fold and disposed of by the faid T. and S. for a large sum of money, to wit, the tum of five thouland pounds of lawful money of Great Britain; whereby the faid T. and S. according to their fand promife and undertaking, then and there became hable to pay, and ought to have paid to the faid John, a large fum, to wit, the sum of two hundred and fifty pounds of like lawful, &c. being at and after the rate of five pounds for each and every hundred pounds for which the faid last mentioned cargo was so sold and disposed of as aforesaid. And whereas, &c. (Indebitatus for work and labour; assumpsit; quantum meruit thereon; common Counts, and conclution.)

## WAGERS, AND MONEY WON AT PLAY.

MIDDLESF.K, to wit. Richard Tatterfall at the fuit of Declarity Thomas Dowson: for that whereas, by a certain agreement entered into between the said Thomas, one A. B. and divers other several persons, before the making of the promise and undertaking here-persons, inafter next mentioned, to wit, on, &c. a certain race was to be to subtrue over a certain course called the Beacon Course at Newmarket in the county of C. on the Tuesday of the first Spring meet half forseir, one to be named by each substrained of the first Spring meet half forseir, one to be named by each substrainer; defendant, in consideration the plantic permit him to name one for him, and take the winnings, promised to stand the losing the named a filly, but drew her, whereby he became liable to pay the forseit; but the not plaintiff was obliged to pay for him.



ing, which would be held at N. aforelaid A. D. 1786, by and between certain colts or fillies to be named before the end of the Houghton meeting, when yearlings, by the faid Thomas, the faid A. B. and the faid other persons, that is to say, one to be named by the faid Thomas, one by the faid A. B. and one by each of the faid other persons, for one hundred guineas each half forfeit, and each of the faid colts to carry in the faid race eight stone and three pounds weight, and each of the faid fillies to carry in the faid race eight stone weight: And whereas the said Thomas, at the time of the making of the promise and undertaking hereinaster next mentioned, had not named any colt or filly to run in the faid race, but was minded and intended to give up the benefit of his faid right of nomination to any person willing to take the same; whereof the faid Richard had notice: and thereupon afterwards, and before the time appointed for naming fuch colts or fillies was past, to wit; on, &c. at, &c. in, &c. in consideration that the said Thomas, at the special instance and request of the said Richard, would not name any colt or filly to run in the faid race, but would permit the faid defendant to name a colt or filly to run in the faid race in the name of him the faid Thomas, and would give up to the faid defendant all the benefit which could or might arife to him the faid plaintiff by reason of the said agreement and his said right of nomination, and all his the faid Thomas's interest therein, in case the said colt or filly, so to be named by the said Richard, should win the said race, he the faid Richard undertook, and then and there faithfully promifed the faid Thomas, well and truly to pay all and every fuch fum or fums of money as should or might become payable by the faid Thomas, for and in respect of the said agreement, and of his concern in the faid race, to such person or persons as the same shall become payable to: And the faid Thomas in fact fays, that he did not name any colt or filly to run in the faid race, but permitted the faid Richard to name a colt or filly in the faid race, in the name of him the said Thomas; and that the said Richard, afterwards, to wit, on, &c. at, &c. named a certain filly of him the faid Richard, " by the description of Mr. Dowson's (meaning thereby the " faid I homas's) brown filly, by Highflyer dam, by Snap out of "Spitfire's dam," to run in the said race in the name of him the said Thomas: And the faid Thomas in fact fays, that on Tuefday of the first Spring meeting at N. aforesaid, to wit, on, &c. the said race was run over the Beacon Course aforesaid, and that a certain colt of the faid A. B. called Spartacus, duly named by him to run' in the faid race, ran therein, carrying such weight as in that behalf is above mentioned, and won the faid race, and prevailed against the other colts and fillies which started and ran therein, to wit, at, &c.; And the faid Thomas further faith, that the faid filly named by the faid Richard as aforefaid was not ready to start; nor did start, in the said race, to wit, at, &c. whereby the sum of fifty guiness became payable to the said A. B. being the owner and namer of the winning colt aforelaid, by the faid Thomas, unwer and by virtue of the faid agreement, half forfeit for this, that

### AND MONEY WON AT PLAY.

the faid filly, so named in the name of the said Thomas, did not flart in the said race; which said sum of fifty guineas the said Richard ought to have paid to the faid A. B. according to his faid promise and undertaking, but from thence hitherto hath wholly neglected and refused so to do; by reason of which said premises the said Thomas afterwards, to wit, on, &c. at, &c. was obliged to pay, and did pay, the faid fum of fifty guineas to the faid A. B.; whereof the faid Richard afterwards, to wit, on, &c. there had notice: Yet the faid Richard hath not paid the faid fum of fifty guineas, or any part thereof, although often requested, As to the part but to pay the same to the said Thomas hath hitherto wholly refused, and still doth refuse. (2d Count, money had and received, 4, hod to and common conclusion to that. Damages one hundred pounds.) 5. Med. 17

Mr Barrow drew "the general iffue" to the above declaration, and gave the fellowing opinion:

From all the confideration I have been able to give this cate, I can find no pretence to object to the legality of the contract upon which the action is founded; to be illegal, it must be either a running by horses for the money, or a betting upon the race, and the fum loft must exceed one hundred pounds upon tick or credit, and not be ready money; and then it would be void on the statute 16. Car. 2. cap 7.; but this transaction is neither a stake to be determined on a

race between the parties, nor a betting upon any race, but a collateral agreement to reiniburie the plaintiff what he might Vide lofe in confideration of his permitting and and the defendant to name a horse for him, 6. and that he would give up his right to what the horse might win? but even were it within the 16. Car. 2. c. 7. yet the subsequent acts of 13. Geo. 2. c. 13. s. 2. and 18. Geo. 2. c. 34. f. rr. take it out of it, for by these acts it is lawful to run for fifty pounds and upwards. I have therefore drawn the general iffue.

THO. BARROW.

MIDDLESEX, //. James Warley, late of Westminster in Declaration. the county of Middlefex aforefaid, was attached to answer unto special John Belton of a plea of trespass on the case, &c.; and thereupon at white the faid John, by A. B. his attorney, complains: that whereas, on the first day of May 1757, at W. aforesaid, the said John and one C. D. of the one fide, and the faid James and one E. F. of the other fide, were about to play together at a certain game with cards called whist: and thereupon the said John, at the special instance and request of the said James, then and there undertook, and faithfully promised the said James, that he the said John would well and truly pay to the faid James the fum of pounds of lawful, &c. for every game in which the faid James and E. F. should conquer, beat, and overcome the said John and C. D. at the faid play; and in confideration thereof, he the faid James then and there undertook, and faithfully promifed the faid John, that he the faid James would well and truly pay to the faid John the fum of pounds of lawful money for every game in which the faid John and the faid C. D. should conquere beat, and overcome the faid James and E. F. at the faid play? And the faid John avers, that the faid John and C. D. on the one fide, and the faid fames and E. F. on the other fide, did then, and there, after the making of the faid promife and undertaking, play together at the faid game, with cards, called whist, divers, to games; and that the faid John and the faid C. D.

#### ASSUMPSIT SPECIAL MONEY WON AT PLAY.

in did then and there conquer, beat, and overcome the faid James and the faid E. F. in every one of these games at the faid play; whereby the faid James, according to his promife and undertaking aforesaid, became liable to pay, and ought to pay, to the faid John, the sum of seven pounds seven shillings, to wit, at Westminster aforesaid; whereof the find James then and there had notice. And whereas the faid John and James (infimul computallet for other seven pounds seven shillings, and a Count for twenty pounds for money had and received, &c. &c.)

Mod. 128.

LONDON, f. Launcelot Denbiggen, late of London, furveyor, was attached to answer unto James Smith in a plea of tref. da, it the fuit pais on the case, &c.; and thereupon said plaintiff, by A. B. the winner his attorney, complains: that whereas heretofore, to wit, on, &c. reinst the loser, at, &c. in consideration that the said plaintiff, at the special inthe case of stance and request of the said defendant, had then and there agreed Airy, and undertaken, and faithfully promised said defendant, to play at cards with him faid defendant, and to pay him such sum or sums of money as he taid plaintiff should lose to said defendant, by means 69,70.81 of his lo playing with him faid defendant as aforefaid, when he said plaintiff should be thereto requested, he the said defendant then and there, to wit, on the day and year aforefaid, at, &c. aforefaid, agreed to play at cards with him the faid plaintiff, and to pay to him faid plaintiff all fuch fum or fums of money as he faid defendant should lose to said plaintiff, by means of his so playing with taid plaintiff as aforefaid, when he the faid defendant should be thereto afterwards requested: And faid plaintiff avers, that he, confiding, &c. did afterwards, to wit, on the day and year aforefaid, at L. &c. aforefaid, play at cards with faid defendant, who did also then and there play at eards with him said plaintist; and although faid defendant, by means of his to playing at cards with faid plaintiff as aforefaid, did then and there lofe to him faid plaintiff, who did then and there win of and from faid defendant divers fums of money, in the whole amounting to a large fum of money, to wit, the funt of nine pounds nincteen shillings and fixpence of lawful, Sec. whereof no part was then and there paid to faid plaintiff; and although faid defendant was requested by faid plaintiff to pay him faid fum of money so by him lost to faid plaintiff in manner aforefaid. Yet the faid defendant, not regarding his faid promife and undertaking, so by him made in manner and form aforefaid, but contriving and fraudulently intending craftily and fubtilly to deceive and defraud faid plaintiff in this behalf, did not, nor would at faid time when he was so requested as aforesaid, pay, nor hath he at any time hitherto paid, said sum of nine pounds nineteen Millings and fixpence to by him loft to faid plaintiff, or any bart thereof, to him faid plaintiff, but to pay the fame, or any part thereof, to laid plaintiff, hath hitherto wholly refused, and till refuses to to do, to wit, at L. &c. aforesaid. (Count for money had and received, &c.; insimul computallet; and common Conclusion thereto.) Drawn by MR. TIDD.

## of MONEY WON AT PLAY,

FOR that whereas, before and at the time of the making of Special effume the promife and undertaking of faid defendant hereafter next men- fit for money tioned, a certain race was intended and then shortly about to won by betting be run at a certain place called Ascot Heath in the county of, at a horse-race &c. by and between a certain horse called Copperbottom and a certain horse called Little John, for a certain piece of plate of a large value, to wit, of the value of pounds; and thereupon heretofore, to wit, on, &c. at, &c. in confideration that faid plaintiff, at the special instance and request of said defendant, had then and there undertaken and faithfully promifed faid defendant to pay him the fum of ten pounds ten shillings of lawful, &c. in case the said horse called Copperbottom, in the event of the said race, should win the said piece of plate so intended and about to be run for as aforesaid, he said desendant undertook, and then and there faithfully promifed faid plaintiff, to pay him the fum of ten pounds ten shillings in case the said horse called Copperbottom should not, in the event of the said race, win the said piece of plate so intended and about to be run for as aforesaid: And the said plaintiff in fact fays, that the said race so about to be run as aforesaid, was afterwards, to wit, on, &c. accordingly run at the faid place called, &c. by and between the faid horse called Copperbottom and the said horse called Little John, for the said piece of plate so intended and about to be run for as aforesaid, and that in the event of the faid race the faid horse called Copperbottom did not win the faid piece of plate, for that the fame was then and there won by the faid horse called Little John; whereof faid defendant, on, &c. at, &c. had notice; and by means thereof, and according to the tenor and effect of faid promife, &c. became liable to pay, &c. &c. (A Count for money had and received; account stated; and common conclusion.) V. LAWES.

## RESPECTING SECURITIES.

FOR that whereas, at the time of the making of the promifes, Declaration &c. of said desendant hereaster mentioned, one Peter O'Brien, special affine esquire, was indebted to said plaintiff in a large sum of money, to that plainting wit, the fum of two hundred pounds of lawful, &c. for the work would and labour, care and diligence of him said plaintiff, by him before up to 🖺 🚅 that time done and performed, and bestowed in and about the busi- writing ness of said P. O. and for the said P. O. and at his special instance belonging to and request; and also for money by said plaintiff before that detained and reduction of the said P. O. at his like second as the said of the said P. O. at his like second as the said of the said P. O. at his like second as the said of the said P. O. at his like second as the said of the said P. O. at his like second as the said P. O. time laid out, expended, and paid for faid P. O. at his like special security instance and request; and said P. O. being so indebted, he said debt due to the plaintiff, before the making of the promises, &c. of said defendant from plantiff hereafter mentioned, was possessed of and had in his custody divers defendant hereafter mentioned, was possessed and had in his custody divers derical the hereafter mentioned. writings, accounts, deeds, and other papers belonging to and being him pales Vol. II.

#### with the section of the first the ASSUMPSIT SPECIAL.—Respecting SECURITIES.

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the property of faid P. O. and which faid plaintiff then and there had a right to detain in his cultody until faid money to owing to him should be paid; and said P. O. being so indebted, and said plaintiff being fo possessed of said deeds, writings, accounts, and papers, and they faid defendant and P. O. being defirous of having the same out of the hands and possession of him said plaintist, on the fifth of May 1753, at, &c aforefaid, in confideration that faid plaintiff, at the special instruce, &c. of and defindant, would deliver up unto faid P. O. all and fingular the aforestad deeds, writings, accounts, and papers the fald defendant undertook, and the nand there faithfully promifed faid plaintiff, that he faid defendant would take care and have faid plain iff paid his above mentioned is mad on faid P. O.: And faid plaintiff avers, that he, confiding in the forefaid promise and undertaking of faid defendant, afterward and its on the feventh of May in the year aforeful, at, we at the atthe faid special instance, &c. of fard defendant, delivered a read of P. O. all and fingular the aforeful deeds, writings, accommodated papers; whereof defendant then and there had notice: Yet and defendant, not regarding his promife and undertaking aforefold, but contriving, &c. to deceive and defraud faid plained in this behalf, hath not as yet taken care to have faid phintiff paid or fatisfied his above demand on faid P. O. nor hath faid P. O. or taid defen ant, or any other perion whatfoever, yet paid unto him fail plaintiff faid fem of money to due and owing from taid P. O. to faid plaintiff, or any partitier of (although faid defendant was requelted by feid plaintiff to perform his aforciaid promife and undertaking to made to faid plaintiff as aforelaid, afterwards, to wit, on the first day of June, in the year aforefail, and often afterwards, at Westminster aforesaid); but he to perform the s me in any manner whatfoever, hath hitherto wholly refuted, and still relates, and the aforefaid fum of money to due and owing from faid P. O. to faid plaintiff as aforefaid, and every part thereof, is still wholly due and unpaid, to wit, to faid plaintiff, to the damage of faid plaintiff of three hundred pounds; and therefore he brings his fuit, &c. (Pledges, &c.)

Der in in confideration neither.

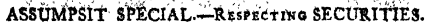
LEICESTERSHIRE, f. Thomas Ray Dand, late of, &c. executor of the last will and testament of William John Dand, deminist had lert ceased, was attached to answer John Wilkins of a plea of, &c.; and thereupon, &c.: that whereas in his lifetime, to wit, on, &c. at, promised &c. in confideration that faid plaintiff, at special instance and rethe to make quest of faid [defendant's testator], had lent and advinced to [defendant's testator] the sum of twenty pounds, he said [defendant's hangs or to testator] undertook, &c. promised said plaintist to make a mort-money, but did gage therefore to him said plaintist, or otherwise to pay him said fum of money, with interest for the same, when he the said [defendant's tellator] should be thereto afterwards requested. And whereas, &c. (Indebitatus affumpfit for money lent, &c.); and being fo indebted

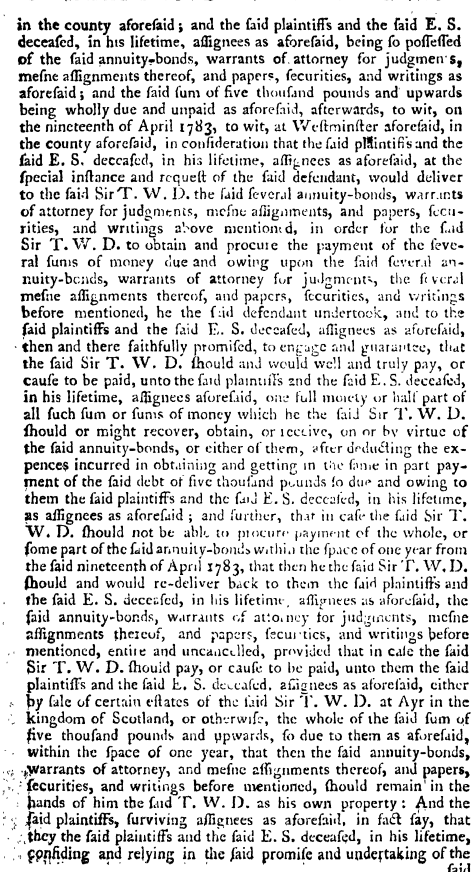
## ASSUMPSIT SPECIAL.—Respecting SECURITIES

indebted, &c. (as before: a Count for seventy pounds lent generally; ditto money had and received): Yet faid [defendant's testator] in his lifetime, and said defendant after the death of said [defendant's testator], not regarding, &c. have not made, nor hath either of them made, a mortgage for faid feveral fums of money in faid first and second promises and undertakings mentioned, or of either of them, to fud plaintiff, not have paid, nor hath either of them paid, faid feveral fums of money in faid feveral promifes and undertakings above mentioned, or any part thereof, or any of them, to faid plaintiff (although, &c.), but they to make that mortgage, or to pay, &c. have hitherto wholly refuled, and faid defendant still doth refuse. (Damages seventy pounds; suit, &c.)

Drawn by Mir. WARREN.

MIDDLESEX, to wit. Joseph Sparkes, John Taylor Declarations. Vaughau, Peter Thell flon, Emerton Cornwell, and Paul Mayler, the furvising for siving affiguees of the efface and affects of T. C. and J. H. T. fignees of the hand now in force concerning bankrupt, they the faid Joseph, had understand J. T. Vaughan, Peter Emerion, and Paul, having furvived one in confidence E. S. directed, complain of W. P. G. gentlemin, one of the at- that vornies of the court of our lord the king, before the king himfelf, would delive prefent here in court in his proper person: for this whereas, W. D. certa before and at the time of the making of the promife and undertak - annuity bonds ing, and of the agreement hereinafter next mention d, the taid and other feed plantiffs, and the faid Edward S. deceaf of, in his lifetime, as af rives, which figures of the estate and effects of the find T. C. and J. H. T. been placed in the handstof the after the bankruptcy of the faid T. C. and J. H. T. were pofleffed of certain annuity-bonds, warrants of attorney for judg- T. W.D. ments, meine affiguments thereof, and other papers, iccurities, and femily in the writings, of great value, to wit, of the value of twenty thousand debt of week pounds of, &c. which faid annuity-bonds, warrants of attorney for them, then, the stee judgments, meine assignments thereof, and other paper securities T. W. D. hour and writings, had before that time, and before the bankruptcy of energy the faid T. C. and J. H. T. been deposited and left in the hands debt or redest of them the faid T. C. and J. H. T. before they became bank, verthe femiliar rupts, by one Sir T. W. D. baronet, as a collateral fecurity for the whole definition repayment of five thousand pounds and upwards, before that time then due and owing from the faid Sir T. W. D. to the faid T. C. and J. H. T. before their bankruptcy, and whillt laid annuity-bonds, warrants of attorney for judgments, mesne assignments thereof, and other paper securities and writings, became veiled in the plaintiffs and the faid F. S. deceased, in his lifetime, affigurees as aforefaid, and remained and continued in their polletion until and at the time herein after mentioned, as a collateral secus \* rity for the faid five thousand pounds and upwards, due and owing from the said Sir T. W. D. to them the said plaintiffs and the faid E. S. deceafed, in his litetime, affignees as aforefaid, fince the pankruptcy of the faid T. C. and J. H. T. to wit, at Westminster, N n 2





## ASSUMPSIT SPECIAL RESPECTING SECURITIES.

faid defendant, and in hopes of the faithful performance thereof. afterwards, to wit, on the same day and year aforesaid, at W. aforesaid, in the said county, did deliver to the said Sir T.W.D. the faid feveral annuity-bonds, warrants of attorney for judgments, mefne affignments thereof, and other papers, fecurities, and writings before mentioned, for the purposes before mentioned: And the faid plaintiffs, furviving affignees as aforefaid, further fay, that the faid Sir T. W. D. was not able and did not procure the payment of the whole, some, or any part of the money due and owing upon the faid annuity-bonds, within the space of one year from the faid nineteenth of April 1783, nor hath he the faid Sir T. W. D. paid or caused to be paid unto them the said plaintiffs and the said E. S. deceased, assignees as aforesaid, or to either of them, by fale of the faid effate at Ayr in the kingdom of Scotland, or otherwife, the whole or any part of the faid debt of five thousand pounds and upwards, so due to them the said plaintiffs and the said E. S. deceased, assignces as aforesaid, within the space of one year from the faid ninetcenth of April 1783, and the faid debt of five thoufand pounds and upwards still remains due, in arrear, and unpaid to them by the faid Sir T. W. D. to wit, at, &c.: and thereupon afterwards, and after the expiration of the faid one year from the faid nineteenth of April 1783, to wit, on the first of June 1784, at, &c. they the faid plaintiffs and the faid E. S. deceased, in his lifetime, affigures as aforefaid, then and there requested the faid Sir T. W. D. to deliver back to them the faid annuity-bonds, wurrants of attoney, melne affiguments thereof, and the papers, writings, and fecurities before mentioned, so delivered to him for the purposes aforesaid, but the said Sir T. W. D. did not then and there deliver, nor hath he yet delivered the fame, or any of them, or any part thereof, to the faid plaintiffs and the faid E. S. deceafed, in his lifetime, affiguees as aforefaid, or to any or either of them a but on the contrary thereof, then and there wholly refused, failed, and neglected fo to do, and hath hitherto wholly refused, and still doth refuse, to wit, at, &c.; whereof the said defendant afterwards, to wit, on, &c. at, &c. had notice; and by reason of the premifes, and of his the faid defendant's engagement and guarantee fo made as aforefaid, and by force and virtue thereof, he the faid defendant became liable to answer for such neglect, sailure, and refusal of the said Sir T. W. D. and to satisfy them the said plaintiffs and the faid E. S. deceased, assignees as aforesaid, for the non-delivery of the said annuity-bonds, &c. by the said Sir T. W. D. to them the faid plaintiffs and the faid E. S. deccased, affiguees as aforefaid, according to the engagement, guarantee, promife, and undertaking, of the faid defendant, by him so made as aforesaid, to wit, at, &c.: And the faid plaintiffs, furviving affignees as aforefaid, aver, that the faid annuity-bonds, &c. so delivered to the said Sir T. W. D. as aforesaid, were of great value, to wit, of the value of twenty thousand pounds of, &c. that is to say, at Westminster, &c.: Yet the said defendant, although often requested. did not make any fatisfaction to them the faid plaintiffs and the faid Nn3

## ASSUMPSIT SPECIAL. RESPECTING SECURITIES.

E. S. deceased, as assignees as aforesaid, nor hath made any satisfaction to them the faid plaintiffs, surgiving affiguees as aforesaid, fince the death of the faid E. S. or to any or either of them; but on the contrary thereof, the faid defendant hath hitherto altogether refuled, and still doth refuse, so to do, to wit, at, &c. (2d) Count, money paid, laid out, and expended; 3d ditto, had and received; 4th, account stated; breach to three last Counts; Drawn by MR. CROMPTON. pledges, &c.)

Septemation 2

MIDDLESEX, to wit. Edward Chapman complains of Wilhis the st. liain Hurlt, being, &c.: for that whereas, at the time of the sales of a making the agreement hereinafter next mentioned, and for the inknown on an space of three years then last past, the said Edward Chapman and interient with one Joshua Coombs were joint dealers and partners in the trade Recept s cre- or business of bricklayers, and as such joint dealers and partners, morality pay during all that time, exercised and carried on, and still do exerpartition much cife and carry on, the trade and business of bricklayers, to wit, at Weitminster aforesaid, in the county aforesaid: And whereas also, this de-before the making of the agreement hereinaster next mentioned, one of one John Alesounder had been employed by one Thomas Sutton, against esquire, in and about the making divers repairs, additions, and centor to alterations in a certain moffuage or dwelling-house, with the appurtenances, of the faid T. Sutton, fituate, lying, and being, at, desition of each Alefounder, before the making the agreement hereinafter next menhish bank- tioned, employed the faid Edward Chapman and Joshua Coombs, affign- fo being joint dealers and partners as aforefuld, as bricklayers, and divers other workmen and labourers, in about the making the faid repairs, alterations, and additions; and the faid E. Chapman and Joshua Coombs, and the faid other workmen and labourers, in pursuance of that had done and performed the said repairs, alterations, and additions: And whereas also the said John Alefounder, afterwards, and before the making of the agreement hereinafter next mentioned (he the faid John Alefounder being then indebted to the faid Edward Chapman and Joshua Coombs in a large fum of money, to wit, in the fum of one hundred and thirtytwo pounds, on account of the making of the repairs, alterations, and additions aforesaid; and being also indebted to divers other workmen and labourers, on the fame account, in another large Jum of money, and there being also a large sum of money due from the said T. Sutton to the said John Alefounder on account of the making of the faid repairs, alterations, and additions), by a certain deed of affigument, bearing date the twenty-seventh day of October A. D. 1768, assigned to the said Edward Chapman all such right and interest as the said John Alefounder was entitled unto in and to the money then remaining due to him the said John Alefounder from the said T. Sutton, in trust sand for the benefit of the faid Edward Chapman, Joshua Coombs, spand the faid other workmen and labourers, and to pay them there-Sout the feveral fums of money due and owing to them respective-

ly:

# ASSUMPSIT SPECIAL - RESPECTING SECURITIES.

ly: And whereas also the said John Alefounder, before the making of the agreement hereinafter mentioned, became, with n the intent and meaning of the feveral statutes made and now in force concerning bankrupts, and was in due form of law declared, a bankrupt; and the faid William Hurst and one A. B. were in due form of law chosen and appointed assignces of the estate and effects of the faid John Alefounder, afterwards, to wit, on the ninth day January A. D. 1770, at Westminster aforesaid, in the faid withty; it was agreed by and between the faid William Hurst and Edward Chapman in manner and form following, that is to fay, the faid Edward Chapman, for the confiderations heremafter mentioned, end agree to give up and relinquish unto the faid William Hurst, for the benefit of the creditors of the faid John Alefounder, the faid deed of affigument, together with all fuch papers and writings as were in the custody of the said Edward Chapman, relative to the faid money so due from the said T. Sutton. in order to make out and to support the same; and in consideration thereof the faid. William Hurth did agree that he and the faid. other affignees of the faid John-Alefour, der should and would forthwith use their endeavours, and proceed, at law or otherwise, to recover the faid money to due and owing from the faid T. Sutton to the faid John Alefounder as aforefaid; and should and would, upon payment and recovery of the money which should be found due from the faid T. Sutton (in case the same should be found fufficient), thereout pay to the fail Edward Chapman and his partner Joshua Coombs, fifteen shillings in the pound upon the faid debs of one hundred and thirty-two pounds; and also should and would thereout pay to the faid Edward Chapman the costs. charges, and expences which he had been at in getting the faid work done for the faid 1'. Sutton by the faid John Alefounder, and the workmen by him employed, measured and valued; and also should and would thereout pay the bill of costs of Mr. John Blake, who had been employed by the faid Edward Chapman touching the faid affigument, taking a counfel's opinion thereon, and other business relating thereto: And the said agreement being so made, he the said William Hurst, in consideration that the faid Edward Chapman, at the special instance and request of the faid William Hurst, had then and there undertook and faithfully promised the said William Hurst to perform and sulfil the said. agreement in all things on his part and behalf to be performed and fulfilled, undertook, and to the faid Edward Chapman then and there faithfully promifed, to perform and fulfil the faid agreement in all things on his part and behalf to be performed and fulfilled: And the faid Edward Chapman in fact fays, that the faid William Hurst afterwards, to wit, on the first of July 1770, at Westminster asoresaid, in the said county, did recover a large sum of ... money, to wit, the fum of four hundred pounds, of and from the faid Thomas Sutton, for and on account of the faid repairs, alterations, and additions, and which said sum of four hundreds pounds

## ASSUMPSIT SPECIAL - RESPECTING SECURITIES.

These words are pounds was then paid to the faid William Hurst and A. B. and conjuted in 2d " out of which the faid William Hurst might have paid," and Count, "out of ought to have paid, to the said Edward Chapman fifteen shillings which defendant in the pound upon the said debt of one hundred and thirty-two pounds due to the faid Edward Chapman and Jossua Coombs as aforefaid, amounting in the whole to a large fum of money, to wit, to the fum of ninety-nine pounds: And the faid Edward Chapman in fact further fays, that he the faid Edward supman laid out and expended a large fum of money, to wit, the fait of thirty pounds, in and about the getting the faid work done for the faid Thomas Sutton by the faid John Alefounder, and the workmen by him employed, measured and valued; and that the bill of costs of the faid John Blake, amounted to another large fum of money, ; whereof the faid William Hurst to wit, the fum of afterwards, to wit, on the fime day and year last aforefaid, at Westininster asoresaid, in the said county, had notice: And the faid Edward Chapman further fays, that the faid William Hurlt and A. B. might also have paid, and ought to have paid, to the faid Edward Chapman, out of the faid four hundred pounds, the faid fum of thirty pounds and pounds, to wit, at Westminster aforesaid, in the said county. And whereas also, de- the faid William Hurst, being one of the assignees of the estate

> founder affigued to the faid Edward Chapman all fuch right and interest as the faid John Aksfounder was entitled unto, in and to certain other money then remaining due from the faid T. Sutton for certain other repairs, additions, and alterations done by the faid John Alefounder for the faid Thomas Sutton, for the purpose

ad Count, Whereas fendant, being and estats of the faid John Alefounder, a bankrupt, afterwards, efficience of faid to wit, on the taid ninth day of January in the faid A. D. 1770, at

tenfideration Westminster aforesaid, in the said county, in consideration that religious find as the said Edward Chapman, at the special instance and request of d to give up the said William Hurst, had agreed to give up and relinquish to dere whereby the faid William Hurst, had agreed to give up and relinquish to the faid William Hurst, for the benefit of the creditors of the said figure to him John Alcfounder, a certain other deed of affigument, bearing date the from twenty-ninth day of October 1768, whereby the faid John Ale-

in the faid last-mentioned deed mentioned, together also with all such papers and writings as were in the cuftody of the haid Edward Chapman relative to the faid last-mentioned money, so due from the faid I homas Sutton, in order to make out and support the frendint un same, he the said William Hurst undertook, and to the said righes, would faid William Hurst, and the other assignee of the faid estate and deavourtore- effects of the faid John Alefounder, should and would forthwith from and use their endeavours, and proceed at law or otherwise, to recover the money due from the faid T. S. to the faid John Alefounder as on last aforesaid, and should and would upon recovery and payment of the said last-mentioned money, which should be found due from land, c. the said T. S. (in case the same should be sufficient), thereout pay the to the said Edward Chapman and Joshua Coombs (the said Joshua the to the faid Edward Chapman and Joshua Coombs (the faid Joshua Coombs then and there being partner with the faid Edward Chap-

#### ASSUMPSIT SPECIAL.—Respecting SECURITIES.

one hundred and thirty-two pounds due to them the faid Edward Chapman and Joshua Coombs from the said John Alefounder, for other bricklayers and plaisterers work done at the said T. Sutton's; and also should and would thereout pay to the said Edward Chapman the costs, charges, and expences which he had been at in plaintiff getting the said last-mentioned work done for the said T. S. by costs of getting the faid John Alefounder, and the workmen by him employed, the work and measured and valued; and also should and would pay thereout the sured; bill of coffs of Mr. John Blake, who had been employed by the and ettorner faid Edward Chapman touching the faid last-mentioned affigument, taking a counsel's opinion thereon, and other business relating thereto: And the said Edward Chapman in fact says, that the said fum of fifteen shillings in the pound on the said debt of one hundred and thirty-two pounds, amounted and came to a large fum of money, to wit, to the fum of ninety-nine pounds: And the faid Edward Chapman in fact further fays, that the costs, charges, and expences which the faid Edward Chapman hath been. put to in getting the faid last-mentioned work measured and valued, amounted and came to another large fum of money, to wit, the fum of thirty pounds; and that the faid last-mentioned bill of costs of the said John Blake, touching the said last-mentioned affignment, taking a counfel's opinion thereon, and other business relating thereto, amounted to another large fum of money, to of which said premises, afterwards, to wit, wit, other the faid William Hurst afterwards, to wir, on the same day and year last aforesaid, at Westminster aforesaid, in the said county, had notice: And the faid Edward Chapman in fact further thys, that the faid William Hurst and (so being the other) affignee as aforesaid), on the first of July in the said A. D. 1770. at Westminster aforesaid, in the said county, recovered against the faid Thomas Sutton for the faid last-mentioned repairs, additions, and alterations, another large fum of money, to wit, other four hundred pounds; which faid last-mentioned sum was sufficient to pay the faid last-mentioned sum of ninety-nine pounds, and thirty pounds, and pounds, which the faid William Hurst then and there ought to have paid to the said Edward Chapman and Joshua Coombs, to wit, at Westminster aforesaid, in the said county. And whereas also the said William 3d County Hurst afterwards, to wit, &c. (add'a Count for two hundred pounds money had and received): Nevertheless the said William Breach to the Hurst, not regarding his said several promises and undertakings by Counts him made as aforesaid, but contriving and fraudulently intending to deceive and defraud the faid Edward Chapman in this behalf, hath not yet paid the faid several sums of money, or any of them, or any part thereof, to the said Edward Chapman and Joshua Coombs, or either of them, although often requeiled so to do but to pay the same he the said William Hurst hath hitherto wholly retused, and still doth refuse, to the damage of the said Edward Chapman of three hundred pounds; and thereof he brings suit, &c. (Pledges, &c.) F. BULLER.

#### ASSUMPSIT SPECIAL.—IN DEFAULT OF A THIRD PERSON.

of another. .

Disclaration by LANCASHIRE, to wit. Benjamin Snowden and Thomas furnishing part- Choldwich, surviving partners of Thomas Snowden, decensed, men on a pro- complain of Mark William Cole, being, &c. of a plea of trespass to pay the debt on the case, &c.: for that whereas heretofore, in the lifetine of the faid T. S. deceased, to wit, on the eighth day of September Count states A. D. 1790, at Lancaster in the county of Lancaster, in conthat difendant sideration that the said Benjamin, T. C. and T. S. deceased, at promited to be the special instance and request of the said Mark William, would he money be fell and deliver to one Robert Stavers certain merchandize, to methcom- wit, one hoghead of rum, of a large value, to wit, of the value of twenty five pounds two shillings of lawful money of Great Britain, he the faid Mark William then and there undertook and promifed that he the fald Mark William would be answerable for the money, that is to fay, the price to be paid for the same being forthcoming at the proper time of payment: And the faid Benjamin and Thomas aver, that they and the faid Thomas Snowden deceased, confiding in the said promise and undertaking of the said Mark William, afterwards, in the lifetime of the faid Thomas Snowden deceased, to wit, on the sixtcenth of October in the year aforesaid, at L. aforesaid, in the county aforesaid, did, at the faid request of the said Mark William, sell and deliver to the said Robert Stavers the faid merchandize, being of the value aforefaid, and that the proper time for payment of the same was at the expiration of fix months from the faid fale and delivery thereof, to wit, at L. aforesaid, in the county aforesaid; whereof the said Mark W. afterwards, to wit, on the day and year last aforesaid, there had notice; by reason whereof, and according to the tenor and effect of the faid promise and undertaking of the faid Mark W. he the faid Mark W. became answerable for the faid sum of money being forthcoming to the faid plaintiffs and the faid Thomas Snowden deceafed, in the lifetime of the faid T. Snowden deceafed. ad Count, that at the faid proper time of payment of the fame. And whereas mone hould be (fame as first Count, differing only, defendant undertook that the regularly paid. money should be regularly paid at the end of fix months; by reason whereof became liable to the regular payment of the faid money for the some last-mentioned merchandize at the end of fix months). ad County that And whereas (go on as in 1st and 2d Counts till) he the said mainting might Mark William then and there undertook and promised the said their Benjamin and Thomas and the said T. Snowden deceased, that there, and det the money, that is to fay, the price for the same, would be regudendant would larly paid at the end of fix months, and that the said Benjamin and pay their rider. Thomas and the said Thomas Snowden deceased might make their charge to him the said Mark William; and that he would pay Mr. Coates (meaning one Andrew Coates the then agent or rider for them the said Benjamin and Thomas and T. Snowden to collect their debts: And the said Benjamin and Thomas aver, that they and the faid Thomas Snowden deceased, in his lifetime, confiding, &c. (as before), did there make charge to the faid Mark William for the same; whereof, &c.; by reason whereof, &c. (as before). And whereas (quantum meruit for the

### ASSUMPSIT SPECIAL. IN DEFAULT OF A THIRD PERSON & S

value of hogshead of rum at the end of six months). And whereas (indebitatus affumpfit for a hogshead of rum sold and delivered; Count on a quantum meruit for goods fold and delivered to Robert Stavers at defendants request; for goods fold to defendant, and according to the terms of fuch fale, to the faid Robert Stavers; for goods fold and delivered to defendant on a quantum meruit; money paid, laid out, and expended; lent and advanced; had and rec ived; account stated): Yet the said Mirk William, not re- Conclusion, 12 garding his faid several promises and undertakings so by him made two Microsoft as aforefaid, but contriving and fraudulently intending craftily partners on a and subtilly to deceive and defraud the said Benjamin and Thomas promise to part and the faid Thomas Snowden deceased, in his lifetime, and the another another another faid Benjamin and Thomas fince his decease, in this behalf, hath not as yet paid the faid feveral fums of money in those promises and undertakings mentioned, or any or either of them, or any part thereof, to the faid Benjamin and Thomas and the faid Thomas Snowden deceased, in his lifetime, or to the said Benjamin and I homas fince his decease, or to any or either of them, although fo to do the faid Mark William was requested by the faid Benjamin and Thomas and the faid T. Snowden deceased, in his lifetime, oftentimes, and by the faid Benjamin and Thomas fince his decease, and after the said several sums of money became due and payable, to wit, on the fitth day of November in the year 1791, and often afterwards, to wit, at L. aforefaid, in the county aforefaid; but he to pay the fame hath hitherto wholly refused, and still doth refuse, and the same are still wholly unpaid unto and for or on account of the faid Benjamin and Thomas, to the damage of the faid Benjamin and Thomas, as fuch surviving partners as aforefaid, of one hundred pounds; and thereupon they bring their fuit, &c. (Pledges, &c) Tho. Barrow.

I would recommend students to take a declaration of this fort, very easy for beginners, and frame all the Counts completer or complete Declarations on each of the Counts, pursuing the first Count on the special Counts; and if at a loss to have recourse to the beginnings and endings of Declarations, &c. which will ferve as their own precedents; this being a Declination most excellently framed, in every day's use, and containing all the Counts in their utmost variety, If the

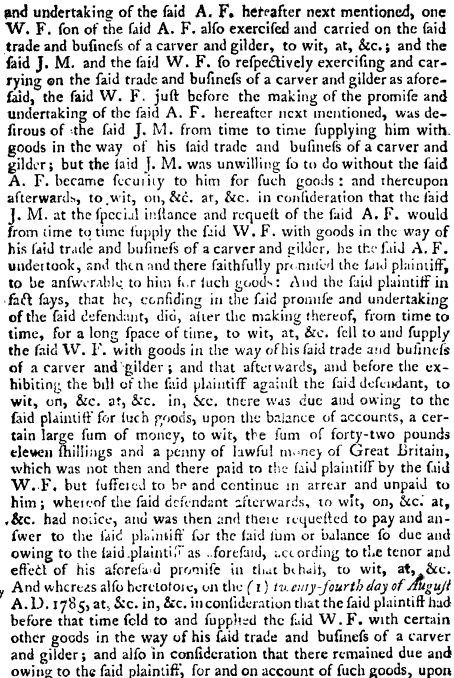
pupil could have refolution to go through all these Declarations completing the Counts, &c to his own fausfaction, he would experience great readiness and cafe when he draws as a pupil or for nimfeit. I would also recommend to abridge their pleadings, as I have frequently done in this volume, and in fuch precedents as in page 550, respecting securities ; knowing from experience the use of it, though at first apparently difficult.

MIDDILESEX, to wit. J. M. complains of A. F. being, feveral permits &c.: for that whereas the faid J. M. heretorore, to wit, on, &c. made and from thence until, and at, and after the making of the several sendantial promises and undertakings of the said A. F. hereaster mentioned, tiff, and exercifed and carried on the trade and buliness of a carver and plaints gilder, and before and at the time of the making of the promile with good

would pay for them, &c. &c. aft Count states, in consideration that plaintiff would supply determined fon with goods in the way of his trade, defendant promifed to be answerable for the lange.

Declaration

# ASSUMPSIT SPECIAL.—IN DEFAULT OF A THIRD PERSON.



(2) # 25th day of July

and that penny of like lawful money; (2) and also in consideration that the the faid defend- faid plaintiff, at the like instance and request of the faid defendant, and flood en- would (3) accept of and take velverets in payment of the faid last-men-

would (3) accept of and take velverets in payment of the faid last-men-ment of the tioned fum of money, he the said defendant undertook, and then furn of money, and had had time given him for that purpose, but was desirous of a little longer and of paying the same in goods;" (3) " give him such surther time for the payment of the it-mentioned debt, and also would accept of and take goods,"

the balance of accounts, a certain other large fum of money, to wit, the further fum of forty-two pounds eleven shillings and 2

and

and there faithfully promised the said plaintiff to pay him the said (t) we debt aclast-mentioned (1) balance or fum of money accordingly, that is to cordingly: And fay, in velverets, when he the faid defendant should be thereto after in fact surface wards requested : And the faid plaintiff avers, that he hath always, faith, that he fince the making of the faid last-mentioned promise and under- confiding in the taking of the faid defendant hitherto, been ready and willing to faid last-ments accept and take (2) velverets in payment of the faid (3) fum of money and undertake fo due and owing to him as last afore faid; and that he, after the making ing of the faid of the faid last-mentioned promise and undertaking of the faid de-defendant, did fendant, to wit, on, &c. requested the said defendant to pay him give him such (4) fuch fum of money accordingly, to wit, at, &c.

turther time, as aforefuld for the

payment of the faid last mentioned debt, and that he' (2) "goods" (3) last-mentioned debt (4) " the fame"

And whereas, &c. &c. (3d Count like the second, only omit- 3d Count states ting what is in Italic, and inferting what is in the margin.)

in confideration that plaint of Laid

supplied desendant's son with other goods; and in consideration of another balance being due for the tame; and that defendant stood engaged for the payment thereof; and in consideration that plaintiff would give further time to discharge his demand, and would accept goods in payment, defende ant promifed payment accordingly.

And whereas also heretosore, to wit, on the twenty-third 4th Count Raise. day of December A. D. 1784, at, &c. in, &c. there re- in confidential mained due and owing to the faid plaintiff, for and on acof the fever count of goods before that time fold and supplied to the faid confequence W. F. by the faid plaintiff, a certain other large sum of mo-plaintiff ney, to wit, the further fum of forty-two pounds eleven shil- withdraw accerlings and a penny of like lawful money; and the faid defendant upon defendant then and there stood engaged for the payment or such money for his faid back to the faid plaintiff; and being fo engaged, he the faid plain-lance, and would tiff was defirous of payment thereof; and for that purpole had give him turn drawn a certain draft or bill upon the faid defendant for his accep- thertime to pay? tance thereof: and thereupon afterwards, to wit, on, &c. at, defendant unit of the destroy des &c. in confideration of the feveral promifes last aforefaid, and also within a reason. in confideration that the fuid plaintiff, at the special instance and able times and request of the said defendant, would withdraw the said draft or bill, and would for bear and give him the faid defendant further time for the payment of the faid fum of money fo due to him the faid plaintiff as last aforesaid, he the said defendant undertook, and then and there faithfully promised the faid plaintiff, to pay him the faid lastmentioned fum of money within a reasonable space of time then next following: And the faid plaintiff in fact faith, that he, confiding in the faid last-mentioned promise and undertaking of the faid defendant, did, after the making thereof, to wit, on, &c. at, &c. withdraw the faid draft or bill, so drawn by him on the faid defendant as aforefaid, and did forbear and give further time for the payment thereof unto the faid defendant; and that a reasonable space of time for that purpose hath long since elapsed, to wit,

at, &c. And whereas also heretofore, to wit, on the nineteenth stheoretes in confideration that plaintiff had supplied desendant's son with other go. ds, &c., there then being on account of fuch goods a further fum of money, defendant, by a certain note or memorandum miled payment when requested.

## ASSUMPSIT SPECIAL.—IN DEFAULT OF A THIRD PERSON.

day of May A. D. 1784, at, &c. in, &c. in confideration that the faid plaintiff, at the like special instance and request of the said defendant, had before that time fold to and supplied the said W.F. with certain other goods in the way of his aforesaid trade of a carver and gilder; and also in consideration that there then remained due and owing to the faid plaintiff, for and on account of fuch goods, upon balance of accounts, a certain other large fum of money, to wit, the fum of forty-forty-two pounds eleven thillings and a penny of like lawful money of Great Britain, he the faid defendant, by a certain note or memorandum, made and figned as by the statute in such case made is required, undertook, and then and there faithfully promifed the faid plaintiff, to pay him the fail last-mentioned balance or sum of money, when he the faid defendant should be thereto afterwards requested; whereby and by reason of which said several premises he the said defendant became liable to pay to the said plaintiff the faid last-mentioned balance or fun of money, according to the tenor of his aforefaid promife in that behalf, to wit, at, &c. (6th Count states, in consideration that plaintiff would sell, at defendant's request, to his son, other goods, defendant promised to pay him for the same and the pre-existing debt. 7th Count states, in confideration of the taid debt, and of the faid defendant's having undertaken for the payment thereof, and in confideration that plaintiff would fend an affidavit to Manchester to prove the same under a certain commission of bankrupt islued against his son, and authorize a third perfen to receive a dividend under the fame for defendant's use, defendant promised to pay the whole debt. 8th Count states, in confideration of the faid several promises, and that plaintiff, at defendant's request would prove his faid debt, and authorize the receipt of a dividend, defendant promised payment of the balance of plaintiff's debt, after deducting the divi-9th Count states, in confideration of the 4cbt due to plaintiff, defendant being fo engaged for the payment thereof, and of plaintiff's giving time for fuch payment until January next, and in confideration that plaintiff would aftist in procuring a dividend, defendant undertook to pay in January. 19th Count states, in consideration of the said debt, and of defendant's being fo engaged as aforefaid, and of plaintiff's giving further time, and in confideration that plaintiff would endeavour to procure, a dividend, defendant undertook to see him pards and to make up to him the whole of his faid demand upon a dividend taking place. Add all the common counts; an account Mated; and conclude): Yet the faid defendant, not regarding his faid feveral promises and undertakings so by him made as aforesaid, but contriving, &c. hath not paid to the faid plaintiff the faid feveral fums of money in those promises and undertakings mentioned, and thereby agreed to be paid by the faid defendant to the 'faid plaintiff, or any or either of them, or any part thereof, either in the manner in the faid promifes and undertakings respectively

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92. Declaration in B R. in general indebitatus officmissit on an award, by a furveyor, for furveys and plans of defend-

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# 6. Feigned Issues. (See Wagers, post.) (9)

## 7. On Foreign Judgments. (10)

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- 42. Declaration in B. R. on a judgment recovered against defendant in the flantary court of Cornwall.
- 42. Declaration in effumplit for money due on a judgment of the vice-admirally court in West Florida for the costs of that suit, and of an appeal to the king in council, difinished for want of profession. 2d Count, for charges of monition.

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6. Declaration in B. R. for not paying moiety of the expence of the party wall between their houses, by pulling in some rafters, beams, and other timbers.

82. For moiety of sum expended in building a partywall.

# 10. On Legacies. (12)

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144. Declaration in indebitatus off impsit by original for a legacy.

—It is solemnly determined, that indelitatus off impsit will not lie for a legacy, wide 5. T. R. 690. Deakes w. Shutt, Peake's N. P. 73. Quare, Whether such action may not be maintained upon an express promise? (See Cases p. 145, 146, 147, in this Volume.)

145. Assumptie in B. R, by husband and wife, for a legacy left to ine wife. (See Cases.)

- 146. Declaration by original for a share of a legacy lest on the death of testator's wife and survivor of one of the legatees, against one executor, the other having renounced.
- 148. Declaration in B. R. against an executor, for a legacy pavable to plaintiff when he attained twenty-one years of age; with cases.

Against administrator durante minore ætate of executor on two assumpsits, on an account, and for a legacy, 2. Brown. 27.

Against an executor, by the legatee, on an agreement made with the executor for payment of the legacy given to plaintiff, Thomp. 73.

# 11. For Port Duties } (13).

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153. Declaration in B. R. for tolls of Newgate Market, at the sui of the lerd mayor, &c. of London; with cases.

154. Declaration in C. B. for tolls, lock-fees, duties, &c. due

on the river Aire, in Yorkshire. 2d Count, by payees (partners) of a promissory note to pay for the lock-

156. Court for toll on wool bought at a market.

156, 157. Counts for tolldue to a corporation for passing over a bridge with loaded carriages.

158-180. Dec'aration

Voi: I. Page PRECEDENTS in Books of Practice, Reporters, &c.

bridge in the manor of Aldborough and town of Boroughbridge, in Yorkshire, stating the manor to be an antient manor in the crown, in the right of the duchy of Lancaster, and a lease from King William the Third to Sir R. H. for ninety nine years; assignment by Sir R. H. to B. B.; under-lease from B. B. to the Duke of Newcastle and H. Pelham; death of B. B. and sarther lease from B. B.'s executors to the said Duke and H. P.; H. P. dies, the Duke surviving; the Duke dies, leaving the Duchess of N. and Thomas Lord Pelham (plaintist) executor, and the interest of the lease; a variety of Counts, stating various tolls claimed through the town and manor.

180. Declaration in B.R. by a toll-gate-keeper, for tolls accrued due for passing through with horses, carts, &c.

2d Count, as farmer, &c.

181. Declaration by a corporation for tolls and port duties, quarterage on grain, buoyage, anchorage of ships, in a variety of Counts.

# 13. For Tithes. (14)

249. Count for use and occupation of tithes, at the suit of the executive of a vicer; with a quantum meruit.

150. Declaration in B. R. by the vicar, on a composition for

tithes; quantum meruit thereon.

a tenant within the parish, on a yearly composition, paying a certain sum for the several acres of land; with Count on a quantum meruit.

Declaration for a modus for great tithes; and quantum meruit thereon,

Declaration by the owner and proprietor of the tithes, &c. for fale of the tithes,

Declaration on a special agreement relating to tithes,

Pl. Asi. 71. 268

Mod. Pl. 439. 1. Mod. Ent. 179

Assumptit for carrying tithes of corn to the rectory, Rast. Ent. 2. Vet. Int. 49. In consideration that the plaintiff undertook to permit defendant to collect and receive to his use the tithes of A. for a certain price for the same for the space of six years then last past, defendant promised to pay plaintiff so much for every year of the six years: in an action on this promise, it is not requisite to alledge a special request, 1. Lut. 230.

In confideration that plaintiff, farmer of tithes, would permit defendant to have his tithes without feparating, defendant undertook to pay as much as they should be

worth, Thomp. 16.

Indebitatus of sampsit for forty-two shillings due for small tithes, by virtue of a composition between plaintiff and desendant, 1. Brown. 18. 65. Clift. 70.

II. Special.

II. Special.

1. On Contracts relating to Real and Personal Property, concerning Lands, Houses, &c. between Landlord and Tenant.

1. By Landlord (15)

- 1. For not Taking, Repairing, &c. and againft: the Affignees of Tenant.
- 2. For Double Rent (See Actions of Assumpsit and Debt on Statutes). (16)

1. By Landlord.

1. For not Taking, Repairing, &c. and against the Assign. es of ...
Tenant.

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97. Count in a declaration in B. R in special assumpted against tenant, under a very special demise, on plain paper, for not paying rent, and not repairing.

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1. Declaration in B. R. in affumplit, for not using premises in an husbandlike manner which were demited from year to

year; for carrying off and spending compost elsewhere than on premises; for cutting down the underwood that supported the pales of the park; cutting hedges in an unhusbandlike manner; and for not plashing and laying

down hedges; for cutting faggots from hedges, and laying them on the young stubs, which by squeezing prevented their springing and growing; for lopping trees which had never been lopped; rooting up trees, pollards, and bushes, and extirpating, &c. trees, pollards, &c.

4. Declaration against the assignee of a term, subject to a covenant to repair, for not repairing, whereby plaintiss was obliged to pay his lessor money, and the costs of prose-

cuting plaintiff.

5. Declaration in B. R. for not spending manure upon farm, except the last year, but carrying it off at the end of the year, except the last year, and spending it elsewhere.

6. 2d Count, lopping timber-trees, which had not usually been lopped. 3d Count, for not spending manure made and brought on premises in lieu of hay sold off, except last year, and then carrying dung elsewhere.

7. Declaration in B. R. by executrix and executor, for half-ayear's rent, which became due fince the death of testa-

o tor. 2d Count, for use and occupation. 3d, Quantum maruit; profert of letters testamentary.

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- IO. BREACHES of a special agreement, at the suit of a landlord against a tenant: 1st, For ploughing up and converting into tillage, whereby an additional rent of ten pounds an acre for every acre so ploughed was incurred and in arrear.
- 20. 2d, For not repairing or yielding premises in repair, 21. although rough timber allowed—and cleansing and scouring ditches.

elsewhere.

12. 4th, For not spending hay upon the premises, but selling it.

22. 5th, For cutting down pollards under a particular growth.

13. 6th, Lopping hedges without placing the quicks in an hulbandlike manner.

33. 7th, Not preferving willows, planted pursuant to agreement, from spoil by cattle.

13. 8th, Not spending the wood and lop of willows and out furzes (except one-third) upon the premises, but spending the former elsewhere, and in several successive years selling above one-third of the latter.

14. 9th, Not laying down a particular close for sward, or sowing it with proper grass seeds.

his tenant's farm and goods, on a promise by them to pay all arrears of rent at the time of the assignment, if he would not obstruct their taking possession, nor distrain, &c. but permit them to sell the stock. 2d Count, in consideration plaintists would not dispute defendant's assignment, but for bear to disturb their possession and

the goods, &c. 3d Count, in confideration plaintiffs would forbear to distrain for one year's rent. (See Forbearance, post.)

of tenaut in B. R. on a special agreement by executors of tenaut in see of certain premises which he had demised by indenture for a term, and then devised the reversion to plaintiffs, and died; after his death plaintiff's purchased a surrender from the lesse of the remainder of his term, and then demised the premises to defendant to hold under the same terms as the former lease, one of which was to spend the dung, hay, &c. on premises, and not elsewhere, and to leave the remainder unspent at the end of the term to the succeeding tenant;

breach for carrying off, &c. 2d Count, on the agreement to take upon the same terms as former tenant held

premises; like breach. 3d Count, stating plaintiff to be pesselled of a longer term than demised to defendants; and being so possessed, &c.

under-lesse, on an implied assumpsit to hold on the same terms as in the original lease, for breach of the implied contract. Ist Count, Breach for cropping and lopping wood (assistances) growing on premises, the

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ash-trees being other than the ash-trees where plaintisf designed to break ground out of part of premises.

24. 2d Count, Breach for putting cattle into the springs.
26. 3d Count more general, for not using farm in an husbandlike manner, but, contrary to the rules of good husbandry, sowing fifty acres with oats, when the same ought to have been sown with birley.

27. Declaration against tenant at will, for ploughing more than one hundred acres of certain linds in each year, and for not throwing anable into four fields as near as might be, and not keeping each field in a fuccession of fallow,

29. corn, clover, and wheat. 2d Court, for not spreading and spending the monure on the follow, but carrying off hay which had arisen on the premises; not ploughing follow three successive times, and laying manure thereon, but only ploughing once and not manuring; and k eping land in tillage, without manuring same.

2). 3d Count, for using premiser in an unhusbandlike manner; sowing land without couching, cleansing, &c.; ploughing other land which on the not to have been broken up, and brecking up fallow ground; sowing same with corn and grain, without ploughing three times; not using compost, but carrying off, &c.

30. 4th Court, Tiling land without dressing; ploughing and breaking one hundred acres of ley ground out of the due course of husbandry, which ought not to have be ploughed in those years; sowing sallow ground with corn. &c. without ploughing three times; not using hay, but carrying it off and disposing of it elsewhere.

31. Declaration in B. R. by the landlord against tenant, for not using the estate in a good husbandlike manner, and not yielding it up in a good husbandlike condition at the end of the term; with several special breaches of the implied promise to use the estate according to good husbandry. (In the margin the breaches, eight in number, are by some accident misplaced. Breach 1st, page 32, a few lines from the bottom, beginning,

33. "Yet the faid John." Breach 2J, p. 33, near the middle of the page, beginning, "And the faid Wil"liam further fays." Breach 3d, fourteen lines lower, beginning also, "And the said William surther says."

34. Breach 4th, p. 34. two lines from the top, "And the "faid William, &c." Breach 5th, ten lines lower, "And the faid William, &c." Breach 6th, ten lines lower, in the middle, "And the faid William." Breach 7th, fourteen lines lower, nearer the bottom,

35. "And the faid William." Breach 8th, p. 35, a few lines from the top. The student will strike out the breaches as they now stand in the margin, and add them as above.)

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ogainst tenant at will; defendint promised plaintiff, if desendant did not spend hay on premises (which were demised to one R. B. and been no duly vested in plaintiffs by assignment), that desendant would pay a cortain sum of money.

36. Declaration by original in assumptit, for letting a farm, and one hundred and one theep thereon, for fever vears, at feveral rents for each; defendant held for three years, and then quitted, but did not return all the theep.

40. 2d Count, upon a demission three years. 3d Count, upon a demission one year, and so from year to year at

the will of the parties.

40. Declaration in B. R. landlord against his tenant at will, for not keeping buildings in tenantible repair, and cultivating and managing according to the course of hus bandry in the parish and neighbourhood. Breache.

For ploughing and sowing land, part with linteed, part with oats. for sowing tillage lied with corn, without

41. making fallow. for not laying manufe bred on the fame, but causing it to be spread elsewhere.

44. Declaration in the county court, for not plying the fun of feven shillings and sixpence we riv nent, for a pige placed by plantist, for the use of cescindant and his

tenanis, in a weil belonging to plaintiff.

by attachment of privilege, on a the interfaceurt, by attachment of privilege, on a the interfaceurt of earlier of plaintiff under a leafe containing certain covenants, to commence at a fitue ca; that plaint, confiding in a performance of the agreement on the part of the defendant, faffere i him to cit i i to the head, which he greatly dimaged, and pried down a the, eac.; and en the leafe being rendered to him by the plaintiff, refused to accept the form, and difet and plaintiff from a further performance of the find injection is and afterwards quitted possession without inpairing the damage done to the leafe.

go. Declaration in B. R. landlord against his tenant, who had dug iron one out of the lands without plaintist? leave, in consideration plaintist would not sue defendant for same, he promised to pay the value of the one. ( ee

Assumpsi, Forbuarance, post.)

fpend the produce of the land upon the premies, according to the terms of a lense for which an agreement had been figured by the parties, but the lease its linever executed. 1th Count, carrying off compost, &c. and expending it elsewhere. A general Count for using the

premies in an unhusbandlike manner.

57. Declaration in B. R. on an agreement to pay one shilling and threepence in the pound rent for every pound that plaintiffs should lay out in the expences of an act of parliament for inclosing and allosting of lands, and

VCL. PRECEDENTS in II. BOOKS OF PRACTICES Page REPORTERS, &C. for walling premises, and for draining two allotments of land. 59. Count on an agreement; plaintiff having recovered poldefice of a messuage in which desendant lived by ejectment, in confideration that plaintiff would permit detendant to continue in it for a certain time, he promised to ke p the same open as a victualling-house, and to deliver soft thou at a certain time, or fortest fifty pounds. (See Forbearance, poll.) 429. Decliration in B. R. in confideration that plaintiff would forbear to distrain the goods of J. S. his tenant, for rent arrear, defendant, who had cattle on the premites which he was about to fell, undertook to pay him the rent then due, and what would become due at Micliammer. 2d 130. Count, that ig J. S. to be tenant for a year and a half at thirty-two pounds ten shillings, and that forty-eight pounds fifteen shillings was due for a year and a half. 3d, That plaintiff intende i to distrain by his two 431. bailiff, naming them (See Forbearance, and Default of Third Perion, post.) 425. Decliration in B. R. against the assignees of a tenant for the benefit of cieditors to pay the landlor! his rest of a tirm, in confideration of his jo hearing to distrain goods on the remit s, where part of the rent had been poid. 21 Coan, for the year's rent, not ilating part paid. (See Forbearince. p.ft.) 104. Declaration against tenant, against whom an action of ejectno i was pending, on his promite, if plaintiff weul t discontinue, to deliver possession, to repair, and pay plain if cotts; detendant delivered possession, but refused to fulfil the remainder of his agreement. (See Forbearance, pip.) Declaration on promite for rent, by virtue of a verbal demise for not repairing premiter, and for mowing and cutting the grays of a certain close, part of the premises (which detend-Morg: Pr. 70 ant agreed not to cut down), contrary to agreement, Declaration by plaintiff, who was assignee of lessee, and the original leafe granted to lessee contained certain covenants to manuse and plew, &c. in the two last years of the term; in confideration plaintiff would, by verbal demise, let the same to defendant, he promised to per-Ibid. 77 form the aforelaid covenants, or pay ten pounds, Declaration for not cutting hedge, nor delivering up crooks and vies. Mr. of gate, &c. when defendant delivered up possession of the premises which he held of plaintiff, Itid. Bo Declaration on a verbal lease, for cutting hedges and fences at an improper time; for not using the briars, &c. on the premises, but spending them elsewhere; and for leaving premises out Ibida 82 of repair, Declaration; in confideration plaintiff would take a house of the yearly rent of twenty pounds, defendant promised to pay Rr2

PRECEDENTS in BOOKS of PRACTICE, REPORTERS, &c.

و معروف المراجع	Reporters, &c.
the maiery of the rone and toxes, &c. to plaintiff, and to be	
jointenant with plaintiff, or p y a moiety or the rent, &c.	
for which this action was brought,	Mor. Pr. 87
Declaration for not holding a warchouse, according to agree-	
ment, for three years, but leaving at the end of the fecond	71 1
The larging for met middling at to dellers of man it and in it.	Ibid. 90
Declaration for not yielding up prefession of premit's to plaintiff, which defendant had rented of a third person, and afterwards	
had let the fame to plaintiff,	$n_{cl}$
Declaration against d fendant, who rented a house of plain-	Ibid. 95
Stiff; on feetling the account, he alledged he had paid the	
rent and taxes (which were in fact not paid), but faid, for	
want of his keys he could not procure the receipts, and, re-	
vailed upon plaintift (on defendant's premite to pay any	
deficiency) to give nim a receipt in full.	Itil. 99
Declaration; defendant held lands, &c. of plaint's, and owed	101 i. 99
in him there years rent that pretended religions in a define of	
large fum of money for work and labour, See and it was	
agreed, that the hafe should be cancelled, that detend not	
should yield up the premifes, and account with philoth, and	
pay him the rent, plaintiff allowing him who the owed; leafe	
was cancelled, but detendant relufed a necessar or new,	Ib.d 102
Declaration, where if tendant thore a houte of all will be en-	
I year, and promited him twenty pour do for the fame, he	
afterwards refused to take possession, or pay the rent, -	16 d. 106
Declaration; in consideration plaintiff would assect certain	
closes which he held of defendants, A. B. and C. D. under a	
demile thereof by every made to him, which closes he had	
lately manured, and fown grains see, unto defendant, to	
hold the fame to him for a certain time, and wented occupie	
Thim to take the ben fit of the fallowing, &c. he pround a co-	
pay plaintiff twenty pounds for the fallowing, we and trong	
&c. that was fown, and to pay the rent under which the	,
plaintiff held the closes to A. B. and C. D.; definiting ad-	
the rent, but refuled to pay the twenty pounds (	77
Assignment, pyl.),	Ilid. 111
Declaration for not refarring premises, and net delivering pushed	
fine thereof to plaintiff, who had taken and paid carnell for	71
Declaration on a special agreement for not filting up h is madein	Ilid. 113
a close plaintiff demised to desendant, by getting thites and	
Acres and favor delices as un the propeller at the and of	
shones, and for not deliver ng up the prenules at the end of the term in a condition fit for ploughing,	11: /
Declaration for non-payment of money for Hills, rocks, &c. of	Hist. 120
a Rable, &c. which plaintiff let to defendant, bungappended	•
according to agreement, at a fun which defendant was to	
pay,	1b.d. 144
Indebitatus affumpfit for the use and occupation of a house;	20.11. 144
quantum meruit thereon,	1. R. P. C. B. 12/7
In application that all insiff demiled to detendant a chile of law	I randering half the

In consideration that plaintiff demised to defendant a close of land, rendering half the agrain for three years, desendant promised that he would annually sow the close, and render half the grain; desendant first year less two acres unlown, Herne, 94.

Defendant

Defendant not delivering possession at the end of the term according to agreement, Clif. 40. Read's Dec. 5.

For not repairing a melluage, Rub. Ent. 10.

In confideration that plaintiff, being impropriator of a rectory, would demife to detendant the melfuages and lands discharged from payment of tithes, defendant undertook to repair the houses during the term, and at the end of the term to have them in good repair, Wi Entr. 72. 93.

In confideration that plantiff would permit to hold lands for three years, defending undertook to pay fix thillings and eightpence yearly, besides the annual rents.

1. Brown's Ent. 81.

Case for rent; in consideration that plaintiss would permit desendant to occupy; desendant promised to pay; quantum meruit, 3. Lev. Rep. 146. Read's Dec. 9. Clist. 42.46. for the occupation of a stall in market ground,

Upon an ignorment, for non-performance in not delivering possession of the messages

and of certain lands to plaintiff, Read's Dec. 7.

For non-performance of an agreement to build a houle, 2. Saund. Rep. 347. 2. Infl. Cl. 106, 108-111.

For not ploughing lands according to agreement.

by administrator durante rivore a tate, against administrator cum testamente annexe, for ploughing and culture of land, Cost. 51.

## 2. For Double Rent (See Actions of Affumpfit and Debt on Statutes),

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- of hodes and lands, where definent parts of the premiles were demifed to hold from and to different periods, for double rent, for holding over after notice by him given to quit; part of premites held from the fifth, &c. and other part from the twenty-fifth, at a yearly rent, phyable half-yearly, and although defendant quitted part, yet did not quit other part.
- 63. Declaration in B. R. for double rent against tenant, for holding over after notice by defendant given to quit; with opinion was re-detendant quits in the half quarter, and critiling the declaration where there is a doubt

when the double rent became due.

64. Declaration for double rent, for not delivering up pre-65. miles pursuant to his notice; with opinion as to the mode of declaring on the statute, (See 4. Geo. 2. c. 28. 3. Burr. 1603.)

65. Declaration in another form against tenant, for double rent,

2. By Tenant, (17)

For not Letting, Repairing, &c. and by Off-going against Coming-on Tenant.

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plaintiff, his tenant, to enter upon land (held under a R r 3



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demise from desendant, determinable at the end of every year), to carry off summer worked wheat by him sown during his term, according to the agreement, in the	,
harvest-time.	
49. Declaration in C. B.; in consideration that plaintiss, who	
was tenant to defendant, would guit and deliver up poi-	
fession of the premises a formight before quarter-day,	
he promised to give him two guineas, and a discharge	
for sent up to quarter-day.	
12. Declaration in the great section for Montgomeryshire, by off-	
going against coming on tenant, on an agreement;	
plantin being about to dutiet Old May Tray, desendant	
should pay twenty-five pounds, deducting ten pounds	
for privilege of ploughing lands, &c. plaintiff to	
leave muck, &c. and confume all the his, &c. in the	
mean time; defendant to take sheep at ten shillings	
per head, and defendant and servants to have a bid and	
fire to dress meat, &c. till Old Lady Day in suld arrive;	
defendant refused to accept the sheep, or pay the	
twenty-five pounds.  36. Declaration in B. R. for not paying for trees which plaintiff had agreed to leave in defendant's garden at the end	
Declaration in B. R. for not paying for trees which plaintiff	
had agreed to leave in defendant's garden at the end of plaintiff's leafe, the reversion of the leafe being in	
ge the second that the second of the second of the	
defendant	
Declaration against executors, for the testator's (defendant's	
landlor ) not repairing premiles according to agreement.	Morg. Pr. 84
Declaration, where plaintiff took to farm a meffuage and lands	
of defendant for ten years, but determinable at the end of	
to reap two-thirds of the wheat he flould leave on the pre-	
miles when he had determined the acrossing for a plaining	
mises when he had determined the agreement, &c. plaintiff at the end of the seventh year yielded up the premises, and	
left divers acres of wheat, but defendant refused to let hen	
reap two-thirds of it, contrary to the agreement, but reaped	
and converted it to his own use,	This year
Declaration on an agreement, by a tenant against executrix of a	Ibid. 107
landlord, for money he promised to pay jar hay jime tenants of	
a close were mowing when plaintiff took ine clate,	Hid. 116
Declaration; in confideration plaintiff would take the leafe of a	3014. Ito
house belonging to defendant, he promised to repair, but did	
not,	Pl. Ast. 131
Peclaration in special offampsit, for depriving plaint if of cer-	11. /11. 13.
ain privileges which he was entitled to by agreement with	
defendant, as annexed to a meffuage demited by defendant to	
plaintiff,	Ibid. 250
	•
rent, desendant undertook to repair the house within eight months, Robinson's	
Ent. 10.	
promised to demise lands for sour years, if A. should so long live, Vidian, 96.	
Rebinfon's Ent. 109.	rong live, Vidian, 90.
Bar Blazantan & mare rade	It.

In consideration of forty pounds in hand paid to defendant by plaintiff, defendant promised to demise a manor and lands to plaintist for term of ten years, at an annual rent, Pl. Gen. 16.

In confideration that plaintiff had taken to farm messuages and lands for years, at a certain rent, defendant undertook that plaintiff should not be molested; plaintiff entered and sowed the lands, and was expelled by one N. and F. before the end of

the term, and before the corn was ripe, Br. R. 111.

In consideration that plaintiff (at the instance of desendant, claiming title to lands in plaintiff's possession, which plaintiff had cultivated and sown) would deliver to him quiet possession of lands, he promised to pay all the charges that plaintiff should be at in and about the culture of the lands, without specifying any time for the payment, Hans. 51. Assumption for rent certain, Chist. 43.

Defendant, on demise of tenements, promised that plaintiff should not be expelled

within the term, Cl. Man. 78.

Defendant demised a close of pasture for a year; and in consideration of thirty pounds then paid, and a gelding of the price of pounds to be delivered to him by plaintiff, defendant undertook that plaintiff should enjoy the close without any molestation; but defendant's father expelled plaintiff, Br. R. 16.

Against defendant, for not letting a stone wall belonging to a mill demised to plaintiff,

according to his agreement, Clift. 47.

The plaintiff being possessed of lands, on the demise of desendant, for three years to come, detendant, in consideration of twelvepence to be paid him by plaintiff, undertook to pay plaintiff ten pounds on request, if he would not amove plaintiff from the possession by sait in law, and would not make the demise void before the end of the term, Brown! Red. 117.

Detendant demised a house to plaintist, on an agreement to pay defendant sistem pounds at two several teasts, and that plaintist should become bound to defendant for the payment of it; and defendant in consideration thereof, and of twelve pounds, promised to become bound to plaintist for quiet enjoyment; defendant did not permit plaintist to enjoy, nor did he execute the bond, 2. Brownl. 53.

On Contracts relating to the SALE, Assignment, Demise, &c., of Lands, Houses, &c. (See Indebitatus Assignment by and against particular Persons for Use and Occupation.) (18)

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187. Special Count for the use of a way so pay so much, &c. and to make amends for damages. General indebitatus assumption for the use of a way; and Count on the quantum meruit,

214. Assumption B. R. by A. and B. administrators cum testamenta annexo of administrator, against detendant, for the use and base of a wharf and divers warehouses.

by attachment of privilege, on a special assumpsite to take a beuse of plaintist under a lease containing certain covenants, to commence at a suture day; plaintist, considing in the performance of the agreement on the part of the defendant, suffered him to enter into the bouse, which he greatly damaged, and pulled down a shed, &c.; and on the lease being ten,

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dered to him by the plaintiff, refused to accept the same, and discharged plaintiff from a further performance of the faid agreement; and afterwards quitted possession, without repairing damage so done to the house.

66. Declaration by plaintiff, who was possessed of a public inn. against defendant, who had agreed to take the inn of plaintiff for the remainder of plaintiff's term, and to take the stock in trade at a fair valuation; plaintiff and defendant nominated three persons each to appraise, one on each fide for stock, others for horses, &c; defendant refused to fulfil his agreement.

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Page 64. Declaration against defendant, who had HIRED a readyfurnished house of plaintist for three months, at two guineas per week, for only staying in the house one

month, and refusing to pay rent.

70. Declaration in C. B.; in consideration that plaintiff would discharge desendant from an agreement entered into between them for the taking a public-house, desendant undertook to pay a fum of money; breach, non-payment.

71. Declaration in assumpsit in nature of deccit, where the defendant had no right to Assign over a leafe of a public-house, for the remainder of a term, which he had

agreed to fell plaintiff

73. Declaration in B. R. by bushand and wife, on an agreement to sell to defendant, as jurveyor of the high weigh, a piece of ground to be laid into the highway, her not paying plaintiff forty years purchase, according to agreement.

74. On a special agreement to DEMISE a slaughter-house to plaint ff for a year; breach, for expelling him within the year. 2d Count, on confidention executory.

77. Affumblit in B. R. on an agreement to quit and deliver up position to plaintiff of certain premites (which one A.B. had demised to plaintiff, and then in the occupation o: desendant), if plaintiff would buy certain grods upon the

83. Declaration in B. R. on a special agreement to let or Asston his interest, &c. in a public-house on a certain day, or forfeit nine guincas, five of which plaintift deposited in the hands of a third person, to bind the

agreement.

Declaration in C. B. on a special agreement to take a house, and purchase his goods, fixtures, &c. at an appraisement by two brokers, under a penalty. 2d Count, more general.

86. Declaration by the administrator durante minoritate of an infant, on a special agreement that plaintiff thould con-VEY to defendant a leasehold estate, by a proper deed Vol.

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- of affignment, and that plaintiff should pay defendant the purchase-money on a day certain, against defend-
- 88. ant for not paying. 2d Count, stating it to be a leafe for three lives.
- 90. Declaration in B. R. for breach of an agreement in NOT ACCEPTING pessession of an inn, paying for the goodwill, and taking the fixtures and stock at a valuation. 2d Count, for the inn and good-will, not mentioning the stock.
- 91. Pracipe for a declaration by original, on an unfealed agreement made with one of two truffees in truff to fell free-hold premises under a demife, to purchase the fime at so much an acre; defendant REFUSED TO ACCEPT;
- opinion on the effect of the agreement made by one of two trustees.
- 93. Declaration in C. B. against defendant, for NOT DELI-VERING up to the plaintiss possession of an alchouse, which he had agreed to do, and also pretending to have the least of the house (when in said he had not), which he would assign over to plaintiss, whereby he obtained of plaintiss a sum of money, in part of a much greater sum which plaintiss was to give desendant on his obtaining possession of the premises. 24 Count, for not deliver-
- 95. ing up possession only; breach to the third; special damages from the non-performance. 4th, on the DECETT; with a special damage. (See Deceit, post.)
- 97. Declaration in B. R. for a flated penalty, and damages on a very special agreement to LET premises and to sell flock, &c. at a valuation. 2d Count, for damages,
- omitting the penalty: POSTEA for the plaintiff on the whole declaration generally (See Posteas, post.);
- with cases and opinion on the sung out latitat or ori-
- an estate, promised to pay the purchase-money on a day certain next ensuing, if the title was then satisfactory.

  21 Count, to pay, &c. whenever a satisfactory title
- 104. should be made. 3d, for lands sold and conveyed.
  106. Declaration on an agreement to let a house to plaintiff, and that goods, &c. should be taken at a fair appraisement, and on the refusal of either to pay nine pounds nine shillings; defendant refused to permit plaintiff to enter, &c. and to pay, &c.
- 226. Declaration on a special agreement, at the suit of the purchaser of an estate by auction against the late owner of such estate, for not delivering the actual possession.
- A72. Declaration in B. R.; in consideration of plaintiff's assigning to defendant the remainder of his term in certain premises, and of permitting defendant to receive certain arrears of rent due to plaintiff from his under-

Yor. III. Page	PRECEDENTS in Books of Practice, Reporters, &c.
tenant, defendant promised to pay to plaintiss's lessor	
the rent due, and indemnify him from any action on	
that account; against defendant, for not paying the rent,	,
per quod an action of covenant was brought against	
plaintiff by lessor. (See Contracts to Indeninify in	
Assumpsit, post.)	
J. Declaration against desendant, for not fulfilling an agree-	
ment whereby plaintiff was to give up his trade of a	
pawnbroker; defendant was to have the house, shop,	
&c. on paying for the stock in trade.	
Declaration on an agreement to accept an Assignment of	7
premiles in possession of plaintiff; and it was agreed further,	
if either retuled to perform the agreement to forfeit two	
hundred pounds; defendant refused to ACCEPT the allign-	
ment or pay the forfeiture,	Mor Pr. 92
Declaration for not RE-CONVEYING premises to plaintisf after	
a certain day,	Ibid. 210
Declaration for non-payment of money for Italis and racks of	
a stable, &c. which plaintiff let to the defendant, the same	
having been appraised at twenty pounds, which detendant	•
was to pay to plaintiff,	Ibid. 144
Declaration for non-payment of a fum of money for the good-	25.0. 144
will of a public-house which plaintiff had let to defendant,	Ib'a 148
Declaration for purchase-money of houses, &c.	Ibul. 198
Declaration; in consideration plaintiff would take a haje of a	10111, 1190
house belonging to defendant, he promited to put the same	
in repair, but did not,	Pl. Aff. 131
Declaration on a special contract, where plaintist Boucht one	
acre of turnips of defendant; the bargain was made about	
month before Michaelmas Term, and defendantwas to have	
the close till the second of February, to take them at the	
price of them in this manner, viz. to pay defendant five	
shillings when he began to draw then, and five shillings	
per week more for three weeks following, one shilling being	, T
given in earnest at the time of making the bargain; but de-	<b>5</b>
fendant refused to let him have them, and keeps the one	
shilling, and says they were sold before,	1bid. 61
Declaration; in consideration plaintist would DEMISE a mes	
fpage to a third perfon, defendant promised to see the ren	
paid; and though the person paid part, desendant resused to	
pay the remainder. (See Third Person, post.)	!bid. 130
Declaration in special affumpsit to pay plaintiff forty pounds, in	
confideration of his having, at defendant's request, paid hir	
twenty pounds for the PURCHASE of a house belonging to	
and in the possession of defendant's father, and for his use, to	
put an end to a law-suit, if defendant or his father should	
diffurb plaintiff in the possession of it, which desendan	
did.	Ibid. 247
Counts in assumplit; quantum meruit for permitting desendan	
to have the use of plaintiff's pond to water his horses for si	
months, and to wash them there,	2. Ld. Raym. 1310
William Co.	Declaration
м	

Declaration on mutual promises upon an agreement, by which the plaintiff agreed to release to the defendant his equity of redemption in two closes; in consideration of which defendant undertook to pay to the plaintiff seven pounds, 1. Mod. Ent. 111. Lut. 245. Plea in bar, that by the same release whereby plaintiff released

the equity of redemption, he released all actions, &c. Ib.

Plaintiss was tenant of a copyhold with two others for life successively, where the custom of the manor was, that the first person named in the copy should surrence of error of the manor was, that the first person named in the copy should surrence of error of the copy should surrence of each of the consideration that plaintiss, for twelvepence in hand paid, and sifty quarters of falt to be delivered, promised to surrender copyhold lands to his own use, and two others to be named by defendant, and would procure a court, defendant promised to appear and ACCEPT the estate, and deliver salt at a time appointed; plaintiss got a court, and defendant did not appear, Wi. Entr. 65.

In confideration that plaintiff would SURRENDER the copyhold to use of desendant and his heirs, desendant promised to pay plaintist twenty pounds within a month

after the furrender, 1. Brown's Ent. 54.

In confideration that plaintiff would SURRENDER copyhold land to the use of desendant, on condition, desendant promised to pay plaintiff ten pounds within three

weeks after the furrender, 2. Brown's Ent. 4.

In confideration that plaintiff would procure his fon J. to make a converance of certain copyhold lands, and would discharge defendant from a certain agreement made between them, defendant promised to pay one hundred shillings, 2. Brown's Ent. 3, 4.

Defendant sor n copyhold lands to plaintiff, and promised to make a perf & surrender

within a certain time, Pl. Gen. 16.

Defendant sorn lands to plaintiff for money agreed upon between them, and promited to make him a good title to it, Cl. Alj. 264.

Plaintiff BOUGHT lands of defendant, and defendant promised to make a complete

title within a limited time, 1. Brown's Ent. 29.

Plaintiff sold lands to defendant for two hundred pounds; and in confideration that plaintiff promifed to make him a conveyance thereof as to be devifed by defendant, defendant promifed to pay plaintiff one hundred pounds on the execution of the deeds, and another one hundred pounds on a day certain, and give him a horse and ten pounds in part payment, Brownl. Red. 24.

In confideration of money paid and to be paid yearly, on conveying, plaintill undertook to make a good and legal conveyance of lands in fee, Robins.

Ent. 72.

In confideration that plaintiff had demised to defendant part of his house, &c. defendant promised to give plaintiff a quarter's notice to quit, or give him five pounds on request, Cl. Man. 126. Desendant demised manor that he ought not to demise, Cl. Ass. 209.

Defendant agreed to fell plaintiff a messuage, and promised to keep plaintiff harmaless in the prostrating and pulling down house, for which B. brought an action,

Clift. 44.

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On an agreement between plaintiff and defendant concerning a demise; and several agreements made, which defendant did not perform, Thomp. 23. 2. Brown Ent. 2.

On an agreement that defendant should not affign, and would spend dung upon the

premites, &c. Clift. 43. 47.

On an agreement to Jurrender to desendant his shop, desendant undertook to pur plaintiff in quiet possession of another shop of desendant, or pay plaintiff twenty pounds, 1. Brown's Ent. 25.

In consideration plaintist would assign a messuage and estate, and interest therein, de-

fendant promised to pay four hundred and lifty pounds, Clift. 46.

Defendant.

Defendant, seised of copyhold lands for life, fold to plaintiff his estate therein, and goods and cattle, and promifed to cause a title to be made in the lands, and deliver

the goods, Raft. Ent. 7.

By executor, where testator was possessed of tenements for a term of years, and of goods in a house, and messuages; in consideration that test itor promised to convey an estate to defendant, and relinquish to him feveral lands at feveral times, and repair the houses, promited to pay testator five hundred pounds, Herae, 66.

On an agreement to demile to plaintiff for years, at a rent certain; and in confideration thereof, and that plaintiff would accept a demission of pay the tent, defendant paid plaintiff fixpence, and promifed to demife at a certain day, or pay him, &c.

Hanf. 55.

Defendant sond a term in lands of plaintiff for money in hand paid and to be paid and in confideration thereof promited to warrant the premite, containing three hundred acres, to be of the annual value of four flillings an acre, when premiles were not of so much value, Robinson's Entries, 33.

Plaintiff bought lands of defendant, and defendant promised to buy of plaintiff within a certain time, which he did not do, but within the faid time fold them to

A. and enfeoffed A. in the lands, Roft. Ent. Vet. Intr. 48.

On an agreement to pay eight pounds for building a house, but does not aver that he had built, or that he was prevented by defendant; and for this reason bad

2. Sand. 346.

Declaration on an agreement concerning the purchase of a boule, &c. by the plain tiff of the defendant. zd Count, in confideration that the plaintiff had conveyed to defendant fuch house for one hundred and thirty-five pounds, promised, withou faying who promifed; and gool, 1. Luc. 233.

By administrator durance minore state of executor, for not performing promite madby defend at to plaintiff, on the fale of his interest in a term to defend on, Cl. Man

115. Bro. Va. Me. 35.

In confideration that plaintiff, load of the manor, would admit E. tenant of the copyhold, defendant undertook to pay twenty-five pounds for the fine on ad million, on a day certain, Robinfen's Line. 25.

On Contracts relating to the SALE, DELIVERY, EXCHANGE, and CARRIAGE of Goods, CATTLE, &c. and Goods LENT and LITE to Hirr (inter alia of Bailments) (See Negligence), and Deceit in the Sale, &c. (See Deceit), and on Warranty. (19)

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396. Assumptie in C. B. for a parcel of tea, with an allowarce of discount upon prompt payment. 1st Count, for tea fold. 2d, for the discount. 3d, account flated.

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174. Declaration in B. R. against an attorney, for taking to little care of a horse he HIRPD to ride, that the norse was tirangled in a stable into which defendant put him. 2d Count, on a hiring for a day, detaining him

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longer, and taking such little care of him that he was 180. thoughed. 31 Count, for no redelivering to plaintill a fallile and bridle which plaint. If lent him to go a

journey.

181. Declaration in B. 3. on an agreement between the plaintill, a puller of one in haman, and defend int, the communder of another, at Bacavia, bound to Canton; in confideration that plaintiff wall at Batavia, BUY as much tin as flould cone to ten thoufand flar paged is, and would thip the fame on board defendant's thip, and would pay defendant at Cantou live th usand flar pagodas, defendant promited to lend plaintid' ten thouland flar pagodas to buy the tic, and to carry the tin to Canton, and there would DELIVER to plaint it half thereof to his fole use, a. goinft defendant (after thewing performance on plaintid's benalf), for refusing to deliver the tin to him at Canton.

307. Private by or ginal, or destriction on a promise, in contideration that plaintiff would give time to p.v. the remainder of a fum of mency (, art being paid to bind the bargain) for a quantity of hay sor o by plaintiff, repainder to be paid at Michielma, next, a d then to take away the hav; but if he should suffer the hav to remain on the land after the day promated, to pay rent for that land; defendant notiner paid the remainder, or cleared away the hay at the time, or paid the rent for the land. (See Forvewrance, peff.)

199. Declaration in B. R. by furviving executor, for not paying the purchale-money for toflator's flane and intereft in a patert for making fiftile pipes, which plain-

tiffs had sond to defendant.

110. Declaration in B. R. by advinification, for not paying for the thirty-fecond thate of a thip, payable by in-

stalments, soup to defendant.

113. Declaration for the value of fkins DELIVERED to defendant to drift into leather, which, together with plaintiff 's factory, were deflioyed by fire, on an implied contract of indemnity. 2d Count, negligence, 3d Count, on the bailmest. 4th Count, to REPELIVER 5th Count, on the officer fit to account. 6th Count, on a quantum valefunt; with Mr. Bearcroft's opinion, that this action will not be against the bashe. Mr. 'Mansfield, however, was decidedly of opinion that it would.

114. Declaration in C. B ; in confideration plaint if would sert an undivided monety of liquois, defendant agreed to take them, and pay by acceptances at two and three months. 2d Count, for goods bargained

and told.

116. Declaration in B. R. by the holder of shares of admission to Covent Garden and Drury Jane Theatres, against the

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proprietors, for breach of an agreement to repurchase them on particular terms, and allow interest from a certain day, where two of the proprietors became to after making the agreement. 2d Count, by the holder of Drury-lane admissions only.

118. Declaration in B. R. for the price of a share in a gelding bargained and sold. If Count, in confideration (plaintiff would sell third part of interest in the gelding) executory. 2d, in confideration (plaintiff had fold third) executed. 3d Count, in consideration of an agree-

ment to fend the gelding to one J. C. to be matched to run; and if J. C. would take a fourth, detendant would; if not, defendant would take a third at a cer

tain price. 4th, for the third of a gelding bargain-120. ed and fold.

120. Declaration by original, for not paying for a watch which plaintiff sond to defendant, and to be paid for on marriage or death, which should first happen. Averment of the marriage.

fizzi. Declaration in C. B. assumpsit to pay for goods taken, on condition of BUYING if not returned within a li-

mited time.

121. Declaration in B. R. on an agreement for exchange of cattle; defendant was to give his gelding and a funz of money in exchange for plaintiff's gelding; for

non-payment of the money.

122. Declaration by original; in confideration that plaintiff, who had sold goods to a third person, would allow five per cent. defendant would pay for them; breach, that though plaintiff was ready to allow, defendant

would not pay.

23. Declaration in B. R. for the price of a flack of hay fold eighteenth of October, on confideration to be paid for on first January following, and suffered to remain in hands till first May following: The action was brought before the first May; the hay was fold by auction, defendant took away part by ferre, and becoming infolvent, wanted to take away the refidue without paying for it, which plaintiff refilled.

226. Declaration for deceit in the fale of an unfound horse warranted at a found price. Ift Count, executory. 2d, executed. (See the note on declaring on the war-

ranty.)

127. Declaration on the SALE of rotten sheep, on a war-

137. Declaration on the SALE of a gelding, warranted to be

found, that had the glanders.

131, Declaration for fifteen calves fold, to be delivered two each succeeding week, and three the last, and to be paid for on delivery; defendant delivered part, but refused to DELIVER the remainder.

138, Declaration in B. R. on an agreement to DELIVER

. COWS.

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146. Declaration by a foap-hoiler against defendant, for not fending a box of foap delivered to him from L, to N and not DELIVERING same to A. B. per quod

- 147. A. B. refused to employ plaintiff any longer; and a Count for not delivering the box within a reasonable time to some common carrier used to carry goods from L. to N. per quod the soap wasted; and a reduction in the price taking place, the soap became of little or no value.
- 148, 119. Declaration in B. R. against desendant, for not DELIVERING to plaintist certain lace russles won by plaintist at a rasse.
- 151. Declaration in B. R. on special agreement, at the suit of the owner of a sloop, against the desendant, who had HIRED her, for not paying sourpence out of every shilling earned by the said sloop, according to the terms of the agreement.

155. Declaration for letting a horse to HIBE not capable of performing the journey.

r61. Declaration in B. R. on a special agreement to buy a horse, on condition of returning him if not liked, on paying two guineas; desendant tried, and returned him his horse for several days, but resused to pay, &c.

175. Declaration in B. R. that plaintiff had bought of defendant fifty-feven loads of hay; he promifed to deliver it in such proportions as plaintiff had occasion for; against defendant, who had delivered part, for refusing to de-

176. liver the remainder. 2d Count, had bought. 3dCount, hay bargained and fold, to be delivered in such proportions. 4th Count, more general.

that had been let out to hire, and not returning her within a certain time agreed upon at the letting to hire of the said mare. (Misseasance.)

187. Declaration in B. R. against two (one by his right name, against whom the writ was taken out, raming him Joseph instead of Thomas), for not SELLING and DELIVERING part of an expected importation of tallow, pursuant to the original contract, which was afterwards altered to a new contract as to the mode of payment.

191. Declaration in B.R.; in confideration plaintiff would deliver to defendant a quantity of buckles, he promifed to deliver to plaintiff in EXCHANGE ten pieces of Irish linen; plaintiff delivered the buckles, but defendant did not deliver the linen to plaintiff.

197. Declaration against defendant for putting an HIRED horse to go from R. to M. into a cart, and driving him to W. and abusing the horse so much, that plaintiff lost the use of him for some time, and was put to great expense in curing him.

Vot. PRECEDENTS in II. BOOKS OF PRACTICE, Page REPORTLES, &c. 14200. Declaration on the FYCHANGE of one horse for another and money, defendant knowing his to be unfound, and ila nuff's house and money being a valuable confiders ion for a tound horfe Declaration for felung an unfound horse at a found price. Declaration in B R by admiristrati x; in consideration that panetalf would percure than armuit, defendant under ook to gacia it full primit, on confison that testator would p in it him to ia in his raise 21 波12. Coint, in confidering of tiking lean d tenovits, plea, non acc er est a jer um , sight 213. carti, Oc. , 1/1e. 213. Pracife for welan in his orginal, by the owners, for the remainder of a fum of morey billy defind int for the rithin, which was put up and fold a public auction at Lloyd's, or equilier pir had been paid 220. Declaration in a c unity cour on an exchance, in confideration plaintiff would exchange certain cotile of plaintiff's for cattle of defendant's, to thei with a full of movey to bot, the defendant promited to dehver art of his cattle immediatel, and the rest, tegether with the money, at a particular terre, although part of the cattle was delivered, their fidae and morey was undelivered and unpild. 228. Declaration in B. R. f i not paying plaintiff for two hogs fold and delivered to defendant, hit in hops ard hilt in cish. 229. For not delivering barley bought by plaintiff of defen-Vol. III. Page Declaration; plantiff boundt three hories of desendant. who promited, upon their not being likea upon rector able trial, to take them back, and repay plant ff the money he gave for them, deaucting ore guinea therefrom ; plaintiff iccurred one horie, and defendent refuled to repa. 8. Declaration; plaintiff was possessed of a boat, which he let out to hire to defendant to bring some mahogany ashore which was on board a ship; defendant told the plaintiff, that the faid mahogany could be legilly brought

Declaration for non-payment of money which p aintiff paid for the purchase of some gas the which had been sold under distresses made upon some of defendant's tenants for the poor's rates, and which cartin, except one that died, were delivered up by plaintiff to the tenants, on desendant's promife to pay him the money he had given for them, allowing for that which died.

ieized, &c. (See Decest, Negligence.)

on shore; but deferdant not having procured the certificate for its bong landed, the mahogany and boat were

	PRECEDENTS in Books of PRACTICE. REPORTERS, &c.
For the price of oxen fold to defendant, and which was agreed to be paid at a certain day,  In confideration plaintiff would fell a crop of corn to defend- ant, he promifed to reap and carry it away at his own cost,	Mor. Pr. 173
and my plaintiff three pounds an acre for it: breach, that he reaped it, but did not pay,	- Ibid. 202
Declaration on affumps: to pay for a gelding let to a third person, if he did not return it,	. R. P. C. B. 471
Declaration on a special agreement, in consideration of a guinea paid by desendant to plaintiff, to buy or sell hops of a certain quality, at such a time and place of delivery as desendant should afterwards name; defendant afterwards chose to buy of plaintiff at a certain price, and to be delivered at a certain time and place: plaintiff delivered the hops accordingly, but desendant resuled to accept	. R. I. G. D. 474
them, or to pay the price. 2d Count; for hops fold; and delivered to defendant's use,	Lill. Ent. 16
Declaration on a special agreement to pay five shillings and sixpence a cord for one thousand five hundred cords	. Din. Euc. 14
of wood fold and delivered by the plaintiff to defendant,	Ibid. 22
Declaration on an agreement to deliver fix bags of hops before twenty-fifth December: breach in not delivering:	
plea, submission to an award: demurrer, -	1. Ld. Raym. 247
Declaration for non-payment of money agreed to be given in	, ,.
exchange with defendant's gelding for two geldings of	36 12
plaintiff;	Mor. Pr. 141 Ibid. 160
For not delivering fugars bought of defendant, - For not delivering all the rabbit-skins which defendant, who	1014. 100
was a warrener, had from his warren the featon next after	
his agreement with the plaintiff, who bought the fame,	Ibid. 161
For not delivering to plaintiff all the hops which the de-	
fendant grew that year, although plaintiff was ready and	
offered to pay the agreed price,	Ibid. 163
For not delivering all the heifers plaintiff bought of de-	
fendant; they were to be delivered weekly, two at a	Ibid. 165
Declaration on sale of household furniture by defendant to	2010. 203
plaintiff, and promife by defendant, in case the landlord	
should claim any as his property he would pay plaintiff the	
value,	Ibid. 194
Declaration in affumpfit to deliver goods according to agree-	,
ment, earnest being given,	1. R. P. C. B. 470
Declaration in assumption special agreement to buy the plain-	•
growing on the plaintiff's grounds; the hops that were	
dried and bagged, as well as those growing, to be pick-	
ed by the plaintiff; and the whole to be weighed off	•
by him at a certain place, and before a certain time, to	
the use of desendant; in consideration whereof desendant	
paid one shilling, and promised to pay at the rate of eight	
pounds per cent.: plaintiff performed his part of the agree-	Lill. Ent. 9
ment, but defendant refused to perform, &c Vol. II. S s	Decla-

·	PRECEDENTS in BOOKS of PRACTICE, REPORTERS, &c.
Declaration on special of ampsit to purchase a cart-load of hops at four pounds necteen shillings per cut, and one shilling in hand paid, the growth of a particular year, perfon, and place: plaintist performed, but defendant re-	5.2, w
fules, &c	Lill. Ent. 18
Assumption four trusters of hay and four bushels of octs,	2301. 1511., 10
in return for so many lent to desendant,	Pl. Aff. 30
Declaration in essemblit on an agreement for purchasing	,
hop. Ist Count, on the agreement. 2d, that he had	77. )
bought to deliver, &c.	Ibid. 233
Declaration on a parol agreement to buy brewing vessels and other things mentioned in an inventory, on the terms plain-	
tiff had jult purchased them,	Ibid. 252
Declaration in B. R. in special assumpsit, on a contract for a	20 2,2
ship lead of coals fold, but not delivered. 2d Count, lay-	
ing the contract more generally. 3d Count, on a promise	
to deliver, in confideration that plaintiff would pay for	77:1 0
them,	Ibid. 283
Special affairs set in B. R. to pay plaintiff one thousand five hundred and fifty pounds at five per cent, for the making	
of the confideration, and affiguing five hundred pounds	
third fubic, ption of the South Sea Company; defendants	
to allow and pay all future calls upon the haid fublicin-	
tion: breach, that defendant refuged to accept the transfor	
• of the money.	L.M. Fnt. 83
Declaration in affinitifit, by affigures of a built after to receive	
flock which had been illegally transferred by buildings to defendant. 2d Count, on a promise to retraction,	5. Bar. 1503
Count in effampf's, for not completing purchase of femo	5. 4.41. (5.75
fhares in a canal navigation,	6. T. R 67
On an agreement to tran fer London Affurance flock, -	T Med Limiting
On a promite to purchise all the lades and skias of the oxen,	_
horfes, &c. which defendant should hill from a day certain	, , , , , , , , , , , , , , , , , , ,
till, &c	13 4. 123
Declaration on a promise to pay plaintist a sum of money for procuring stock to be transferred, and another sum for ex-	
pences, &c. thereon,	154. 123, 124
Affirm fit for excessive working plaintifi's mare let to hire,	16.1.127
Declaration on an agreement to transfer Source Sea slock,	Ibid. 153
Declaration on an agreement for part of a sinp, and for the	•
profits attling by the voyage of the faid thip, being at tea,	1bid. 185
In confideration that plaintiff would fell defendant fix measure	of pharm, defendant

In confideration that plaintiff would fell defendant fix measures of pilling, defendant undertock to pay as much as the best pyll in the next market or collection request, 1. Brown, 28.

In confideration that plaintiff would permit defindant to take so many lateres and tegular as he pleased, he undertook to pay so much as they were fold for in the county, on request, 1. Erosun. Ent. 78.

In confideration that plaintiff would fell to defendant a gelding for such a price, part thereof to be paid, undertook to pay the residue at the next scall-day, 1b. 29.

In confideration that plaintiff would fell to defendant twenty-two cart-loads of coals, at the rate of forty fullings for every cart-load, defendant undertook to pay on request; and inadottatus aparage for the money, Hanf. 36,

Similar

Similar declaration for goods fold, to be paid for on request, 2. Injr. Cl. 123. In consideration that plaintiff would fell defendant coals at the market price at Billingsgate, defendant undertook to pay; averment of the price; indebitatus assumptit, and quantum valebant, Clift. 903.

In confideration that plaintiff would sell to defend int eight ferras of Malaga wine, at a certain price, defendant undertook to pay on requelt, Vidian, 96. Cl. Man. 61.

In confideration that plaintiff would fell to defendant two oxen, he undertook to pay ten pounds on request, whereof part was paid, 1. Brown. Ent. 40. Brown's Va. Me. 3.

Against baron and feme; in consideration that plaintiff would sell to defendant the guiss growing in the merdow for sive pounds, defendant undertook to pay on request, Thomp. 12. Cl.st. 61. Quantum meruit for what he should expend for cutting thereof, &c.

In confideration that plaintiff would fell eighteen bushels of barley, at the rate of two shillings and sixpence for every bushel, defendant undertook to pay on request, I homp. 18.; and for barley bought and on board a ship; indebitatus assumpte for the money, and grantum meruit for the work and labour, Clift. 909.

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Man 92. 2. Indr. Cl. 129. 122.

In confideration that planniff would fell to defendant a mare, defendant undertook to pay when the wife of defendant brought forth a girl, Cleft. 62.

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In confideration that plaintiff would fell to defendant ten yards of cloth, called frize, &c. undertook to pay as much as they were worth, Cl. Bian. 101. 2. liftr. Cl. 144.

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In confideration that plaintiff would feil defendant fifty-eight fajeccules lane, defendant undertook to pay fixteen-pence for every pound, or according to the best price in the month of October next following, Clift, 58.

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of which they refused to buy the horse, unless defend-	
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defendant several quantities of flour, and paid for it; in	
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ant a promissory note to her from a third person, defend-	
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ant promifed to pay plaintiff for much, or redelicer the note within a certain time. If Count, on a confideration executory that plaintiff would deliver, &c. 2d Count, on a confideration executed,

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In confideration plaintist fold defendant fifty pieces of cloth, containing two thousand feven hundred and twenty-one ells, at the rate of two shillings and sixpence an ell, amounting to three hundred and sifty-one pounds, defendant undertook to pay in two months from the delivery; and on delivery thereof promised to procure one A, to become bound for the payment of the money on a day certain, Vidian, 97. Rebins. Ent. 110.

In confideration plaintiff would pay to defendant money due to him on a bond, defendant undertook to deliver plaintiff the bond to cancel.

In confideration plaintiff would deliver a cup pawned by J. to defendant, he undertook to pay the fum, &c. pawned for, 1. Brozon's Ent. 54.

In confideration plaintiff would deliver to D. four cows, which plaintiff fold to defendant for thirty pounds, part whereof was paid, defendant undertook to pay the refidue, Kabraf. Entr. 8.

In confideration defendant fold to plaintiff fift; counter of barley for twenty pounds; defendant paid fixpence at the time, and twenty pounds to be paid on delivery; defendant undertook to deliver at the plaintiff's house on a day certain, x. Brown's in Ent. 67. Thomp. 18. Clif. 96, 97.

Against a carrier, for goods delivered to him to carry (negligence), Cl. Aff. 260.

In consideration plaintist undertook to pay defendant eacht pounds on request, descendant undertook to deliver to plaintist forty boxes of candles on request,

1. Brown's Est. 57.

Like declaration for cask not delivered, Clift. 91.

For ox hides, nor delivered according to promite, 12.93. For cubit wood, 16.95. For two casks of wine fold, and not delivered, 15.938.

For refuting to redeliver to plaintiff goods delivered to defendant in the nature of a pledge for ten pounds, on tender of the mency, Brown!. Red. 69. Brown's Va. Me. 10.

In confideration that plaintiff would fign a bond for payment of money at a day certain, defend int undertook to deliver plaintiff certain goods, Fl. Gea. 60.

For not redelivering a golding which he received to depasture, 2. Listr. Cl. 77. Cl. Man. 77.

By executor; in confideration of fixty-fix shillings and eightpence paid to defendant by testator, desendant undertook to deliver ten quarters of oats on a day certain, 1. Brown's Ent. 30.

In confideration of delivering a golding to defendant, undertook to redeliver plainting a golding, on a day certain, or pay for him, Pl. Gen. 43. Cl. Man. 77. Read's Dec. 14. Clift. 64.

In confideration plaint. E would lend defendant an ethippium, defendant undertook to redeliver, Clift. 90.

Plaintiff delivered to defendant a gold chain to keep for him fafely; defendant undertook to redeliver the chain, or pay thirty pounds in Easter Lean next, Brown's Va. Me 6.

Plaintiff fold the defendant thirty-two bags of wool, at the rate of forty shillings for every hundred, and defendant, in confineration would deliver them before a day certain, undertook to pay, Brown's Va. Me. Another, Clift.

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For hemp feed growing, fold and not delivered, Ib. 94.; and for hay fold, &c. 2. Inft. Cl. 125.

On assumpfit of defendant to restore and redeliver certain sacks of one F. P.

lent by him to defendant, Cl. Man. 110.

In confideration plaintiff would fend back seven geldings which he had distrained for rent, defendant promised to redeliver geldings, or pay him twenty pounds rent, Read's Dec. 73.

In consideration plaintist delivered desendant a horse in exchange, desendant undertook to pay ten shillings, and deliver him a foal of the value of one hun. dred shillings, Cl. Aff. 199.

On affumpfit to deliver money to one J. J. which plaintiff delivered to defendant,

&c. Ibid. 200.

Affumpfit, for that defendant withheld, and did not deliver to him the evidence, papers delivered to him to keep, Ibid. 212.

Affiniplit for not redelivering movey delivered to wife of defendant, Ibid. 273. Special assumplit for not delivering a horse bought of desendant, 2. Mo. Intran. 53.

In confideration of a price agreed upon, to deliver to plaintiff all the fowls which defendant should buy after that time, and before Shrovetide, Clift. 89. 80. Stone of feathers, Ibid. For wheat fold and not delivered, Ibid. 96.

For barley; and two affurpits; and breaches for money and wedges of gold received for the use of plaintiss, and not delivered, Ibid.

For Literibus bought and not delivered, Ibid. 39. For trees, Ibid. 97. 99.

Defendant's two fons were indiffed for burglary, for which plainting obtained a pardon, and they were indebted to plaintiff in forty-two pounds for more. laid out for the same; and defen last, in consideration that plaintiff delivered to him the letters-patent of pardon, promifed, that if one of the fone did not pay plaintiff faid forty-two pounds within one year, then he would, 1. Brown 1. 215.

On an agreement between plaintiff and defendant to lend money to defendant on his mortgage of lands; and defendant, in confideration that plaintiff would deliver to C. such goods, promised to accept in part of payment, or redeliver

them, Rast. Ent. 3.

On an agreement between plaintiff and others to become bound with defendant for twenty prends, lent and delivered a writing as an efrecto fiedulum in default of payment; defendant, in confideration that he would deliver the ekrow as made, promised to deliver plaintiff on the next day wares to the value of twenty pounds, Herne, 100.

Plaintiff pledged to defendant goods, to fecure payment of twelve pounds lent on usury; defendant promised, on payment of said twelve pounds, with interest, to

reddicer the goods, which he retufed to do, Raft. Ent. 8.

Against defendant, for not taking sheep sold out of the pasture of seller, according to agreement, Clift. 65.

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234. Declaration by a Manchester carrier against a porter, for losing goods given him to carry from one place to another in Manchester, for which the carrier was

236. compelled to pay; with a Count on the bailment, to keep and deliver fafely; and opinion, whether action can be fuffained by the carrier against the porter, the goods being only bailed to the carrier; and cries.

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240. Declaration against the proprietor of a slage-coach, for not carrying plaintiff therein from Liverpool to London, after he had taken a place, but carrying him part of the way, per quod he was put to expence in finishing his journey.

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ine owners of an engineering goods which had been particular house appointed by defendants for the reception of parcels to be fent by their cart. (Negligence.)

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260. Declaration in B. R. againsta lighterman and bargeman, for taking fuch bad care of corn entrusted to him by plaintiff to keep, and of the barge wherein the same was kept, that the barge was forced from its mooring, and funk, per quod the corn was spoiled.

263. Declaration in B. R. against defendant (who was the owner of a ship, and had in consideration of plain. tist's delivering and shipping a cask of silver on board promised to carry it to C.), for not carrying it and delivering it; and through defendant's negligence fame wasastolen out of the ship. (See Assumpsit against Guners, &c. of Ships, post.)

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goods delivered to defendant to fell for plaintiff, and for defendant to deduct a sum of money arising from

the fale of them due from plaintiff to himself.

Declaration against prize-agents, for not disposing of a prize to the best advantage. (Nonseasance.)

Declaration by original against a pawnbroker, for not suffering plaintist to redeem goods which he had pledged with desendant, but losing the same, which were consumed by fire. (Negligence.) 3d Count, plaintist tendered, &c. and offered to redeem, but defendant resused to redeliver.

Declaration in B. R. for not returning note which was delivered into the hands of defendant for fatety.

3. Declaration in B. R. for not delivering bill of exchange

left for acceptance.

III.

**B4.** Declaration; in confideration plaintiff would deliver up certain writings detained by plaintiff as a fourity to B. who was indebted to plaintiff, defendant promised to pay the debt. (Sec reflumble respecting Securities, post.)

gainst Attornies, Proceeds, &c. (See Services done, &c. and Assumption Misterlance, Negligence, and Non-featunee.) (26)

affidavit of the delivery of a declaration to a prisoner in the custody of the inertif, whereby he became superfeded.

action of trespais brought against plaintiff and his three bashiffs for t king a distress, but entering an

appearance

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appearance for plaintiff only, pr quod judgment was figned against the bailiss, whom plaintiff was obliged to indemnity, and a writ of enquiry was executed, and plaintiff compelled to pay damages and costs on both sides, and the costs of a motion to set aside the judgment.

Declaration in B. R. by one atterny against another, on a promise to undertake the foliciting and conducting certain business relative to disputes with respect to the appointment of overseers, and to pay one-half the profits to the plaintiss, who had relinquished his retainer, by the consent of the parishioners, in defendant's favour to succeed him.

ployed detendant's tedator (an attorney) to bring an aftion against one J. W. with whom plaintist had lived as servent; J. W. was arrested at the suit of the faid plantiss, and bail was put in, but not according to the regular practice of the court of king's palace, whereby plaintiss could not recover his debt and damages; plaintiss afterwards arrested one of the bail, but oving to the ball conduct of defendant, in not having the bill-piece duly acknowledged before the Judges, an action was brought against plantiss by the field ball for salse imprisonment, &c. 2d Court, tes-

find half for false imprisonment, &c. 2d Count, tertator retained to hold J. W. to bail; half was put in irregularly; notwith standard which test it or proceeded to judgment in the fait against the bail by jure fiction, and one of the bail was taken in execution; the judgment was set aside, and he brought in asticut against plaintist for saile imprisonment, whereby plaintist was put to expense in maintaining the judgment and defending the action.

got. Declaration by exception of the will of her hish ad and she employed defendant, as her proctor and agent, to get a probate of the will; defendant get a probate, but in the court of the bishop of Execo instead or the prerogative court of the archbishop of Canterbury, whereby plaintiff was put to a great expense in having the will transmitted, &c. &c.

Declaration against an attorney, at the suit of the plaintiff, who had employed defendant to sur one A. B. for not attaching the sherisf for not bringing in the body of A. B. after ruling him, and for not taking an assignment of the bail-bond when it became assignable, but proceeding to judgment, whereby the plaintiff lost his debt and costs.

305. Declaration against an atterney of the purchaser of plaintist's estate, who had received the money from his client to pay over; in consideration that the plaintist would accept on account two post bills payable to bear or, and endeavour to get them paid, desendant

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undertook to take them again, and pay the value for them, if they were not paid when due.

307. Declaration in B. R. against executors, by an attorney, for buliness done.

314. Declaration in B. R. on a promise by defendant to see plaintiff paid for business done for another as a solicitor and attorney

16. Against an attorney, for negligence. 1st Count, for suing in the name of plaintiff's wife for a debt due to plain-

tiff. 2d Count, that defendant fued out writ in the 317. name of plaintiff's wife, and that plaintiff was obliged to discontinue.

318. Declaration in B. R. at the fuit of an attorney for the plaintiff in the original action against the desendant in fuch action, for the costs of suit, which defendant promised to pay the present plaintiss in case he would cause plaintiff in the former action to compromise the

319. Declaration in B. R by an administratrix (after her intermarriage) against an attorney, who was employed by the testator in his life-time to bring an action for him against one A. B. who was thereupon arrested, and committed to the custody of the marshal for want of bail, and remained so until the neglect of defendant in not obtaining judgment, whereby A. B. was discharged.

22. Declaration in B. R. against the executors of an attorney, for negligence in their testator, as an attorney of the palace court, in taking special bail irregularly.

326. Declaration in B. R. against an attorney of K. B. for neglecting, on the trial of cjectment (in which prefent plaintiff was lessor of plaintiff), to produce the probate of a will, for want of which plaintiff was nonsuited.

327. Declaration: in confideration plaintiff, an attorney, would bring a cause in chancery on to a hearing, desendant promised to pay his charges on a day cer-

397. Declaration in B. R. against an attorney, the under, beriff of the county of G. who promited, that in confideration that plaintiff would forbear from further projecuting his suit against the sherisf of G. for having taken infusficient pledges in replevin, he would pay as well the debt due to him from the plaintiff in replayin, his costs of defending that action, as also his costs in the suit against the sheriff. (See Assumpsit to Forbear, post.)

307. Declaration in C. B.; in confideration plaintiff had paid forty pounds with her fon as an apprentice (clerk), assigned over by another master an attorney to defendant an attorney, he promised to return her twenty pounds if her son did not stay with him three years; he did not stay, and defendant refused. (See

Voi. III. Page PRECEDENTS in Books of PRACTICE, a. REPORTERS, &c.

Assumpsit to Serve and Employ, and Repay Money, post.)

61. Declaration in indebitatus offumpsit on an attornoy's bill, for drawing deeds, making journies, attendances, &c.; quantum menuit.

61. On an attorney's bill, for profecuting and defending fuits, drawing decds, &c. attendances, journies, &c.; quantum nevall.

Bill against an attorney, for promising to pay costs of his client's, in a cause for a trespass and assault, to the plaintist, if he would put off the trial of it after the record was made up and sent down to be tried, and paying him one pound eleven shillings and superce in part for the damages,

Lill against an attorney, on a promise to deliver back a gold watch, or pay sourteen guineas for it by a certain day,

Pl. Aff. 157

1. R. P. C. B. 265

#### Agrinst Augrioneurs. (See Misteasance, Negligence, Nonteasance.)

1-9 1' cluation in B. R. again lacfendants, for not delizering to plaintiff certain goods which he bought at a public auction, and which were fold by defendants, auctioncers.

379. Declaration in B. R. against an auctioneer, for not putting up goods to tale according to advertisement.

auction er, for not making a good title to premies told to plaintiff.

Declaration in B. R. against an auctioneer, who was employed to sell a house, the conditions of which sale required the purchasor to pay down a deposit of twenty pounds per cent. and to sign an agreement to pay the remainde, in a certain time, defendant sold the house, but neglected to demand the deposit and to sign the agreement, and the purchasor refusing to complete his purchase, whereby the house was untenanted, and greatly injured by means thereof.

233. Declaration on special agreement, at suit of an auctioneer, against defendant, who had employed him to sell goods, and to advertise them to be sold at his room, and afterwards selling them by another auctioneer.

public auction at a less price than plaintiff had ordered. (See Negligence)

Against

#### Against Bailiffs. (27)

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a person in B. R. against a bailist, who having arrested a person at plaintist's suit received from him pert of the debt, and suffered him to go at large, and promised to pay plaintist the remainder in Nichielmas Lerio, by a memorandum in writing, unless the same should be recovered in the mean time, at the bullist's expence, then to be paid immediately.

337. Declaration in B. R. again stabilist, who had been employed to distrain the goods of his ten int for rent, for taking such little care of the goods distrained that great part of them were removed and carried off the demised premises on which they had been secured, per quod plaintist had lost the benefit of the distress

## By and against Factors. (S. To Account, &c.) (25)

PERCEDINGS IN
BOCK FIRST CIEP,
REFEREIRS, &

Declaration in B R against hustand a ste, i ministratrix of a factor, for the morey and it in good achieved to the intestite by the princip I ('e Assumption to Account, pot)

delivered to detend into to fell for plan tiff and for defend at to deduce then of increy out to their neverting from the file of them due from it to defend int.

for not prying the ducts at the cultom half of guod the wife was i let and produced much less it and the value.

\$44. D claration against a factor, for not rendering an account (See Affects, two secount, pol)

allow plaintiff five per cert, as feltor ciading will the native on the coast of Barbary, upon the file of uns to be purchased or exchanged for the ciago, and that plaintiff was to go out in defendant's ship (8 e Services done, &cc post)

For not paying plantiff money for buying barley as a factor,

Mor. Pr. 255

By and against Owners and Masters of Ships (See Carriers by Water), and Ships' Husbands, &c. and Shipwrights (Misteafance, Negligence, and Nonfeafance.) (29)

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189. For demorage of a lighter

289. Affantit against the husband of a ship for repairing the same; and a quantum meruel.

190. Assumpsit for a passage from Jamaica to London; and quantum merut.

219. Count by the owner and master of a ship load n with coals, lying in the river Thames, appoint defendant, who had purchased the lading of coals, to be taken away within seven days: defendant took a part, but did not take the residue, whereby plaintiff was detained on demorage twenty days. 2d Count, for not accepting, &c. Other Counts.

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of the owner of a floor against the defendant, who bried her, for not paying plaintist fourpence out of every shilling earned by his said sloop, according to the terms of the agreement.

master of a ship, upon a bill of lading to deliver goods to plaintiff, with a special indersement that

157. paintiff should accept bills drawn by confignor. 23

159. Count, omitting the indorfement. 3d Count, undertaking to deliver goods, thirty hogheads of fugar, to be carried from Tortola to London.

375. Declaration in B. R. against defendant, for not paying a sum of money for the freight and lare of plaintist's ship from Jamaica, according to his undertaking.

449. Declaration in B. R. by matter of a thip, on a promise to indemnify him against any damages he might suftain in any action which might be brought by the owner for plaintist's breaking his charter-party, in deviating out of his voyage.

fendants, who were owners of a ship, for not delivering goods that were put on board their ship, whereby they were lost. &c. &c. 26. G. 3. (Negligence.)

of a ship, and had, in consideration of plaintist's delivering and shipping a cask of silver on board, promised to carry it to C. for not carrying it and delivering it, and through desendant's negligence same

T: 2

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was stolen out of the ship. (See Agampse against Carriers, anti.)

265. Declaration in B R. against the master of a ship, for not delivering goods to carry by water, but after ariival of thip suffering same to be stolen. (Negligence, Sie Carriers by Water, post.)

265. Declaration against the owner of a shin, for failing without a convoy, whereby the plaintiff' goods on coard

the ship were taken. (Missealance)

268. Declaration for negligence, against a master and on the of a vessel, in losing part of goods belonging to plaintiff, delivered to defend int's care.

269. Declaration against the own rot a vessel for negligere in carrying goods of I' intiff on froight, whereby fome were speaked and others lost. ( ie Carriers by Water, anti.)

293. Declaration for negligence against matter and owner of a veffel, in losing part of scool belonging to pla it it, delivered to defendant's care. (S. Carriers by Wa-

274. Declaration by original, for negligent's carrying jare of oil from Lephoni to Lenders are dimage the packing, which occidens to repen (See Carriers by Water, and) ing and lot

Declaration against master of a ship at the fast of de configree; goods fent from Lo don to Jamaica, but not delivered. (See Affinit/Lingain de Owners, &c ut

Ships, post.)

Dedaration in B. R. by a fullor soni ft the orner cris this which was taken by the county is dear tome de and plaintiff was taken as an hortige, and remained in confinement in France a long time as such: defend a t refused to pay him his wages during his confinement.

347. Declarar in B. R. agains' the owner of a ship for noc paying & boy his wages for ferving on board the faid thip, and also for keeping and detaining the bov's chest and clothes after the expiration of the time for which

he was engaged to ferve.

348. Declaration against the owner of a ship, for discharging planntiff (who was captain) whilft he was abroad, and not paying him his wages, and a certain allowance books and papers, and particles

Mediterranean pals.

Mediterranean pals.

A Count, vessel bound for, &c. where directions were to be given for the future conduct of the captain, and to be continued as well homewards as o awards.

Plaintiffs were the owners of a ship called table-money; and alfo for feizing plaintifl's

which wanted repairing, defendant was a shiptoright, and undertook to complete her repairs in thirty days, in a workmanlike manner, but neither finished the work in the time, nor completed the same in a work-

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manlike manner; and also in the delivering her out of the dock of defendant she was greatly hurt, whereby she was leaky, and unsit to go to sea. Several Counts.

355. 5th Count, on the retainer as a ship-builder to re-

pair within a reasonable time.

356. Declaration in B. R. against the mate of a ship for neglect of duty, not taking care of goods on board the ship, by suffering some to be spoiled and others lost.

257. Declaration in B. R.; plaintiff had delivered a cask of gunpowder to be carried from A. to B. and had infured the same; the defendant, by deviating from the customary passage, was shipwrecked, and the gunpowder was entirely lost: the insurers resuled to pay the insurances; and the declaration was drawn against the owners of the ship, for deviating from his usual passage from A. to B.

og. Declaration in B. R. by assignees of a bankrupt against an agent, who, in consideration of bedease, andertook to let to hire plaintiff's ship to commissioners of the navy, and would bring the plaintiff such bills of impress as he should receive them: breach, that he

did not deliver such hills as he received them.

261. Declaration in B. R. on a special agreement by the owners against the captain of a ship, for deviating from his voyage, smuggling goods, &c. whereby the ship

was feized, &c.

obj. Declaration in special assumpts in B. R. at suit of the owners of a ship against a ship-builder, for not repairing and re-delivering her within a certain reasonable time, for a reasonable reward, according to contrast, whereby she became unsit for sea, was obliged to be unloaded, her goods and stores damaged, the voyage and insurance lost, and the presist upon cargo contracted for to be brought from abroad lost, by reason of the alteration of the markets.

206. Declaration in B. R. against the master of a ship, for not permitting the plaintiff to use the cabin of a ship dur-

ing her voyage.

368. Declaration in B. R. by mate against the captain of a ship, for discharging him abroad, and not paying him

his wages.

271. Declaration at the fuit of a captain of a ship against a coal-heaver, for refuting to unload his ship of the coals therein according to agreement, whereby he was obliged to abate in the price of his coals, and was also otherwise much damaged.

372. Declaration in B. R. for stowing goods, ammunition, &c. in a ship let to freight by plaintist to defendant for government service, in an improper and unskilful manner, per quod plaintist's ship was greatly injured.

273. 2d Count, for refuling to employ the ship for the time for which she was hired, or to pay for the same,

PRECEDENTS in BOOKS of PRACTICE, REFORTERS, &c.

per quod plaintiff lost the profits of her, and a large sum of money, which he had expended to fit her for government service. 3d Count, for there other things.

Declaration against the bushand of a ship, for money due to plaintiff for resitting and repairing the ship.

Declaration in B. R. by the executors of a matter of a ship, to recover certain gains stipulated by a charter-party entered into by plaintiss, and of the freighters of the ship, who had become implyent, and unable to perform their contract, on which account plaintiss was obliged to exhibit his petition against the correspondents of the freighter, who resided abroad; on which a sentence was made that the cargo should be consigned to one W. L. subject to the slipulations of her charter-party, and to certain gains to be made out and home. (See Services and Works, done and performed, post.)

yor.

Vot.

Special essumpsit against a master of a ship, for not protill recording to tail to take a load of cod sish to Scotland, whereby sish became putted.

Count, general indebitative afaint for the fame,

Count, general indebitative afaint for the fame,

Count, general indebitative afaint for the fame,

Colord general indebitative afaint for the fame,

Colord defendant's flip, then in the port of Dubin, to be

transported to London; defendant promised to let fail within

a fortnight after the bills of la ling were again, but stayed

two months longer, so that the oats were spoiled, and plain
tiff lost his market,

Cha special agreement, by a mariner against the master of a ship, for the mon-payment of planning, wager,

Declaratise against the bulband of a thin, for money due to

his apprentice, due from the master of a ship on a voyage to the East Indies,

Declaration in the horough court of Liverpool against a mare of a ship, who after he had been hired to go a voyage refered to serve.

who undertook to carry siquors for plaintiff on treight, and by negligent flowing staving them,

peclaration in assumption an agreement by defendant and two others to serve plaintiff on board of his ship on a summer's younge in a cod sishery, under a penalty of sitty pounds,

Pl Aff. 211

Mor. Pr. 136

Ibid. 185

Mor. Pr. 213

Lill. Eut. 53

Ibid. 145

Pl. Aff. 1.12

Ibid. 260

Against

Against Architects, Surveyors, Builders, &c. Carpenters, Bricklayers, Plaisterers. (See Misseasance, Negligence, and Nonfeasance.) (30)

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370. Declaration by original against desendants, for putting improper cement on the walls of plaintist's house, and for not building according to contract. 1st Count, as architects, builders, and surveyors, and proprietors of a certain cement to case houses, to make them resemble stone, for martificially executing their contract with plaintist, to survey and superintend the building of his museum, and casing it with cement, so that it

179-383 became ruinous. 2d Count, as surveyors. Three other general Counts. 6th Count, to build with found materials; and although defendants did build,

yet timbers, &c. became rotten, &c.

384. Declaration in B. R. by the Company of Brewers of London against defendant, a surveyor, for not surveying an estate belonging to the said Company, and making a plan thereof according to his promite, for which they had paid him in part a large sum of money. (See Assumption to perform Works, post.)

385. Declaration against a surveyor, for not making a survey in a good and sufficient manner, contrary to his

promife.

186. Declaration in B. R. on a special agreement between the plaintiffs (two BRICKLAYERS) against detendants (who were CARPENTERS, and partners in trade), that plaintiffs should do the bricklayers work of a church which defendants were under a contract to build, and that defendants would pay the plaintiffs: breach, non-payment. (See Services and Works done, post.)

388. Declaration in B. R. on a special agreement; plaintiff had been retained as a PLAISTERER, to do some business within a certain space of time; he employed defendant to do a part of such business within a certain time; defendant began but resused to sinish, per qual plaintiff obliged to employ others at a much greater

expence.

389. Declaration against a LAND SURVEYOR, whom the plaintiff had employed to value some land, on a mortgage on which plaintiff was about to lend a sum of money, for reporting that the same was sufficient to secure his principal and interest, when, in fact, it was of much less value, per quod plaintiff is in danger of losing his money in consequence of defendant's report.

392. Declaration in B. R. against a surveyor, whom plaintist had employed to enquire into, examine, and survey divers messures and premises which plaintist was

T t 4

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in treaty to buy, for making a falle report of premises being in good repair, in consequence of which representation plaintist bought the premises, which proved to be in a ruinous condition.

Declaration for drawing plans, surveying houses &c. at the suit of a surveyor. (See In lebitatus Asjumpsie by and against particular Persons)

Vor.

Page
43. Decliration in C. B at the fact of the Guar rans of the
Poor against a jurgeyor, on a contrict to delign a pain
for a workhouse, erected by act of pulsament supported the buildings, inspect the workmen's bills, &c.
breach, for allowing workmen more than he ought

# On Contracts more particularly relating to Persons.

1. Of Indemnity, and to Individual (31)

Vol.

Count in confideration that plaintiff would it donnity defend internal perform and do certain that switch defend inthad covenanted to do by cottain aircle of agreement

eventor, of the will of H B who had, according to leeral devises, administered assets, and placed the same
out on government securities defendant, on behalf of
several remainder men, applied to the plan with to
transfer, and plaintist to be indemnified, as will himfell as the other executors, caused a letter of it is eve,
and a bond of indemnity to be drawn, but refer to
execute or assign, unless defendant would pay for
drawing the letter of attorney, &c. defendant underdertook, &c. but did not pay.

211. Declaration in B R by a liministrative; in confideration that the o would purchase an annuity, detendants undertook to unrantee such payment in confideration that plaintist would permit him to sue in his name.

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ceived a lum of money from the father of a balandchild, with which he was to indemnify the partih, and pay a weekly allowance for the support of it. the parish officers agreed to let the defendant have the moncy in his hands, on condition of paying one shalling and supporce for every week which the fail child

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should be chargable to the parish; and opinion on the evidence, &c.

479. Declaration in B. R. by churchwardens and overfeers of a parish against a surety for the putative father of a baftard-child, who was apprehended under a warrant backed by another magistrate in ano her county; in consideration that they would permit him to go at large, defendant undertook to indemnify the parish for one month, till the father could find security.

121. Declaration for value of skins delivered to defendant to dress into leather; and which, together with defendant's factory, were destroyed by fire, on an implied contract to indemnify. (See the other Counts. Assumpte concerning sale, &c. of Goods, &c. ante.)

- 419. Declaration in P. R. by master of a ship, on a promise to indemnify him against any damages he might suftain in any action which might be brought by the owner for plaintist's breaking his charter-party, in deviating out of his voyage: the owner brought his action, and the master let judgment go by default.
- 455. Declaration in B. R.; in confideration that plaintiff would join with one W. C. in making a promisory note, payable to defendant, for his accommodation, ne undertook to indemnify plaintiff, and to provide for and take up the note; plaintiff accordingly joined in the note; defendant negociated it, but did not take it up when due: indorfee brought an action thereon against plaintiff, whereby he was obliged to pay, &c.; yet defendant hath not indemnified him, &c.
- Auf. Declaration by original, on a promise of indemnity, for not indemnitying plaintist accepting of a bill of exchange drawn by defendant, which he promised to pay when due, but did not, and plaintists were forced to pay it, together with costs, on a judgment obtained against them thereon.

459. Declaration for not indemnifying plaintiff against a joint

465. Declaration; in confideration that defendants had been arrested and sued by one A.B. they un lertook to indemnify plaintiff in any costs arising from his becoming bail for them; but defendants failed so to do, whereby plaintiff was greatly damnified.

466. Declaration for not indemnifying plaintist according to his promise, if he would become co-assignee with him under a commission of bankrupt against one J. L. in consequence of which he was put to great expense, in defending two actions brought against them as such co-assignees; defendant resuled to reimburse or indemnify plaintist.

467. Decla

PRECEDENTS in BOOKS of PRACTICE, Reporters, &c.

Declaration; in confideration plaintiff would affift defendant in making a diffress on the goods of another, he promised to indemnif : plaintist did assist desendant, and plaintiff and defendant were afterwards "fued in the palace court, and judgment obtained aegainst them, when defendant refused to indemnify, per quod plaintiff was taken in execution.

Declaration by original, for not indemnifying plaintiffs, acceptors of a bill drawn by defendant, which he promised to pay when due, but did not, and plainting were compelled to pay it, together with colls, on a

judgment obtained against them thereon.

Declaration in B. R. by executor and executive against defendant, for not having indemnified telling, has tenant from year to year, who was evicted from the premiles by the mortgreee, for and he lost to crops.

Declaration in B. R.; in confideration of plaintiff's affiguring to defendant the remainder of his term in certain premiles, and of permitting defendant to receive certain arrears of tent due to plai, till from his under-tenant, defend int promited to pay to plain tiff's liffor the rent due, and indemnity him from any action on that account against detending, for ner paying the rent, per qued an action of covenant was brought against plaintiff by lester. (See Affentile) concerning Sale, Affigurent, &c. of Lands )

Declaration against a broker, or a special agreement that he should guarantee and indominify plaintist for any losses he might fushion on the resalt of cottons which he had bought of defendant, and on which be had allowed not be additional premion for goaranteeing and indemonsying plaintiff from his loster

Declaration in B. R.; in confideration plaintiff and l. carry a venture, confifeing of floors, to Jamaica, the Actendant guneeneed a profit of ten per cent. . a loss arose, and demodant refues to pay. (see ser-

vices done, perform Works, post.)

peclaration by one of the bail against the executors of defendant, in a cause for whom he was bail, for the damages which he had fullamed on account of his becoming bail, eclaration in B. R. in affumpfit, by the furcty in a bond, for money which he was obliged to pay as a furety. 2d Count,

for money paid,

datation by the under-sheriff deputy, who was also his furein his bond to the high theriff against him, for debt and colls in an action which plaintiff was obliged to pay, by letthis the defendant therein go at large without ball at dedendant's request, and upon his promise to indemnify plain-Miff, which he afterwards refused,

preligization in an action upon a special promise to pay plaintiff Fun of money, or render the body of S. B. to pulon,

Pl. Aff. 55

1bid. 244

Ibid. 28%

2. Ld. Raym. 1396

Decla-

PRECZDENTS AS BOOKS of PRACTICAL REPORTERS, &c.

Destaration against the defendant for not indemnifying plairtiss, who became his bail, in an action in B. R. at his instance and request, and upon the defendant's promise and endertaling to indemnify him: plea, that he became a bankrapt, and cause of action accrued before he became

Declaration on a promise to indemnify a lintiff against a note given Lim, physible to belonded or order, for his accommodation, which plaintiff was obliged to pay to detendant's indicate.

Destaration against defendant; plaintist had joined with him to enote to pay toweral turns to teveral persons (which destart and promised to indemnify him from), whereby plaintenance and professed and obliged to pay part of it, and also be answerable for any bills drawn by defendant on G. of R according to the total of his promise. 2d Count, on a promise by defendant to pay plaintist what he might it y by reason of another joint note entered into by wish it defendant, and on his account, avering that he paid to much. It Count, on a promise to indemnify plaintist on a finish consideration as the last, and averting that the drawer of the note feed him upon it, whereby he was obtained to pay debt and costs,

if rocing in confidention of defendant's being indelted to the first in fix pounds to. In the most, &c. desendant process either to pay it of the most planniff from a more heart given to a third person to he has pounds rem; but did not

claration in C. B. on a promise of indentifying planetal they would be once but for the appearance of the deficient before the barons of the exchequer, in an information be the attence; again tal, which they accordingly did; and defendants no appearing, the planetis were obliged to compound the profession,

2. Wilf, Rep. 26

Pl. Aff.

Mor. Pr. 15!

Against an executor, upon a promise made by the testator to save the plaintiff harm less, Brown's Va. Me. 32. By executor, on asymptotic made to testator, 2. Instr. Cl. 131 Case against one who undertook to pay two shillings for every day a stranger should keep two geldings beyond ten days, Cl. Man. 71.

In confideration that plaintiff would lend to one B. ten pounds for fix months, defendant undertook that he and one J. would become bound with faid External plantiff in twenty pounds, for the payment of faid ten pounds on the day; and defendant refused to fight the bond and mency was unpaid, Brown. Red. 232

On a special agreement in writing to transfer ciedit in the Bank of England, Entr. 27.

In confideration that plaintiff would venture his money with defendant's for in voyage, defendant promifed that he and the fon would become bound to plaint in a bond, with condition; and defendant and his fon refused to fign. Herne, Sy Defendant, in confideration of four pounds, promifed to deliver to plaintiff a quantity of lead at a certain day, and for security thereof to become bound to plaintiff or request before the day to pay eight pounds, Herne, 132,

Qacan agreement to fell plaintiff a houfe, and indemnify him in pulling down the

chouse, &c. Clift. 44.

efendant bought a cow of R. which R. would not deliver unless plaintiff could give him fecurity for payment of the money on that day; defendant did not pay the money at the day, for which plaintiff threatened to fue, and he was obliged to

pay, 1. Brown. Ent. 32. confideration that plaintiff had fold defendant beaffs at fuch prices, defendant promifed to keep plaintiff indemnissed for the debt, but did not; by which plaintiff was fixed, and obliged to pay the debt with costs of fuit, 1. Brown. Ent. 40.

laintiff, at the instance of defendant, was bound with him for payment of money, "mid defendant promised to keep him harmless, which he did not do, by which plaintiff was fued in C. B. on the bond, and was forced to pay twenty pounds in

discharge of the debt, 1. Brown's Ent. 68.

Defendant was a prisoner in execution in N.; and defendant, in confideration that plaintiff would be bound for the debt and damages in discharge of defendant from prison, he promised to keep plaintiff indemnified, which he did not, per qued plaintiff, to avoid law expences, paid the money, 1. Brown. Ent. 74. Cl. Af. 215.

ge:confideration that plaintiff would give his confent to defendant to defend a fuit in ejectinent in plaintiff's name, defendant promited to indemnify him from all damages that should be adjudged against him, and plaintiff was taken in execu-Mon, and paid nineteen pounds for damages, costs, and charges, &c. Thomp. 12.

confideration that plaintiff was bound with defendant in eighty-two pounds, defendant promised to indemnisy plaintist, which he did not, and plaintist was taken the a capias utlagatum, and was obliged to pay money, &c. in defence of the sait, though's Meth. 8.

inst defendant, for not indemnifying plaintiff in pulling down his house, according agreement, Chr. 44.

Mantiff became bound to sheriff for the appearance of C. at suit of defendant, on an ment of privilege; theriff was amerced for want of appearance; defendant, in confideration of forty shellings, promited to indemnify plaintiff from the bond, what theriff fued plaintiff, 3. Brownl. 103.

Mendant was bound to the flie iff for plaintiff's appearance, who did not appear; and defendant, in confideration of fifty shillings in hand paid by plaintiff, promited indemnify plaintiff by bond, which he did not do, but sheriff impleaded plaintiff

thereon, and had execution against him, Rabinf. Let. 92.

in confideration that plaintiff would be bound with defendant, he promifed to pay money at the day, and to indemnity plaintiff, who was fued, and forced to pay debt and costs, Brown! Red. . Q. Read's Dec. 59. And on a bond for appearance, and defendant did not appear; and indebitatus affumpfit for money demanded, Clift. 79.

On a promise to indemnify plaintiff for taking a distress, Ih. 80.

In a promise to indemnify plaintist, who was bail for appearance of defendant hefore justices at sellions, 1. As. 216.

recovered judgment in an action for il inder, and had damages forty-feven pounds reamilt plaintiff, who fued in trespass against deserdant's brother; and desendant, The confideration of fixtuen pounds paid to him to the use of E. and plaintiff, that plained would not further profecute, promifed to indomnity him from all damages Judgment, Robins. Ent 106.

minist, at the inflance of defendant, became bound with him for payment of money, and defendant promited to indemnify; but plaintiff was arrested, and in cuttody foll he could give fecurity, and was obliged to pay large fums of money, Hanj.

In confideration that plaintiff would be bound for defendant in twenty-two pounds defendant promised to indemnify plaintiff; but he was sued in C. B. on the bound and after judgment paid the money, to avoid a prison, Browni. Red. 27.

By executor, on assumple of testator to indemnify plaintist for his security, Breaton

Va. Me. 32.

R. was indebted to N. in ten pound ten shillings; in consideration that plantiff would be bound with R. to N. in twenty pounds for payment of said ten pound ten shillings, defendant promised to indemnify; but plaintiff was obliged to payment of said ten pounds thirteen pounds in discharge of the bond, Eronon's Va. Me. 4.

Defendant did not descharge plaintiff, in payment to executor, for agistment of theep which desendant ield to plaintiff, &c. Cl. Al. 208. Desendant did not exonerate

his bail, 15 215.

In confideration plantiff would be bound with defendant to M. defendant promifed

to fign a bond of indemnity to plaintiff, 1. Brown. 32.

In confideration that plaintiff, an undersherisf, would endeavour that a writ of ca. for the old be executed, defendant promised to give him sive pounds and keep plaintiff harmless, who caused the party to be arrested, who was led into parliament and discharged, and plaintiff was obliged to bellow much labour, and expend seven pour ds therein, Heine, 120.

L. den ited lands to plaintiff for a term of years at a certain rent; defendant, in confideration that plaintiff would assign the term of years to him, promised to pay the rent, or keep plaintiff indemnissed: desendant neither paid the rent nor keep plaint is more marked, who was forced to pay the money, without alledging that

there was any fuit, 3. Browni. 51.

R. was creeffed by plant in the Tower court, London; and defendant, in confidention that plaintiff would be bail for him, promited to give plaintiff twenty point damnified, and plaintiff after judgment was taken in execution, and detained he paid the money, Horne, 121.

Defendant, in conficeration that plaintiff would become bound for a debt, promised to keep him harmless; and plaintiff's goods were taken in execution by a fit for

Alhton, 37.

Defendant requested plaintiff to become bound to sheriff for the appearance of Windicked for murder, and promifed to keep plaintiff harmless; W, aid not appear to which sheriff at mis print obtained debt and damages of plaintiff, Raft. Ent. 175

2. In Confideration of FORBEARANCE, &c. to Sue, Distrain, and of giving Time to Pay. (32)

Vot.

Page
405. Count by landlord against the assignces of tenant, in consideration plaintiffs would not dispute detendant's as-

fignment, but forbear to disturb their possession, and the goods, &c. and a Count in consideration plaints would for bear to distrain for one year's rent, &c. (See Landlord and Tenant, ante 15, 15.)

401. Declaration on an essumpsit to pay the debt and costs for a third person, in consideration of discontinuing plaint tist's suit, and discharging detendant out of custody.

1st Count states the whole case, cause of action, ar-

rest, and desendant's promise, "that he or his execu"tors should pay so much by instalments for debt and
"costs, &c. in a promissory note to plaintist, where no
"stamps could be procured at the time;" and declares
for two instalments. 2d Count omits the cause of
action, and the mention of executo s in the promise.

3d Count more general, omitting the arrest, stating
only that plaint is had instituted a suit, promise by
defendant to pay; omitting the instalments, in consideration of discontinuing the former suit, and general
forbearance. Opinion on the necessity of stamps on
the promissory note, 24. G. 3. c. 7. s. 8. if declared
on, or if on the agreement, 23. G. 3. c. 58. s. 4.

not put a bond in fuit against defendant whilst sole, as administratrix, she promised to pay both principal and interest on the bond in a short time: the action brought against baran and fence after her intermarriage.

Declaration in B. R.; in confideration of plaintiff's giving further time for the payment of the principal of a boad carrying interest at two and a hast per cent. detendant promised to pay increase of interest at five per cent.

Declaration in the polace court against defendant, who, in consideration plaintist would not enter up judgment on a swarrant of attorney against one A. B. who had made default in paying the money, promised to pay, or render the body of A. B. but did neither. (See Default of a Tourd Posson, poss.)

Declaration in B. R. by an attorney against defendant, a goaler (having suffered a prisoner to escape, in his custody under an attachment for non-performance of an award made by order of nist privat, in a cause between plaintist's client and the prisoner, for which escape plaintist's client had brought an action against the sherist, then at issue), on a promise, it plaintist would cause preceedings to be stayed in the action against the sherist, that defendant would pay plaintist she costs, as well in the former action as in the present.

defendant), for money promised if the master defendant, for money promised if the master take advantage of breach of covenant, in condant's leaving his service formerly, and would cour to procure him to be made free of a com-

(See Services, poll.)

I for in B. R. landlord against his tenant, who had in one out of the lands held under demise from plaintiff to A. B. (and the lease determined) without for the lane, plaintiff in last defendant for the same, promised to pay plaintiff the value of the ore. (See Landlord and lante.)

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59. Count on an agreement; plaintiff having recovered poffession of a messuage in which defendant lived by ejectment, in consideration that plaintiff would permit desendant to continue in it for a certain time, he promised to keep the same open as a victualling house, and to deliver possession at a certain time, or fortest fitty pounds. (See Landlord and Tenant, ante.)

419. Count in a declaration; defendant, as agent for the purchaser of an estate, paid part of the purchase in cash, and the remainder in Mosney post bills, which were returned dishonoured to desendant, who promised, in consideration plaintist would forbear to sue, and give day of payment for a reasonable time, to pay the amount of the bills with interest.

420. Declaration by original; in confideration that plaintiff would forbear to fue defendant (whose wife was administratrix) for a legacy left to plaintiff's wise, for

a fortnight, defendant undertook, &c. 2d Count, in confideration plaintiff would forbear till Christmas-day, a further time.

423. Declaration; in confideration that plaintiff would forbear to iffue an attachment, pursuant to a rule obtained on the matter's allocatur in the original cause to let asside the interlocutory judgment for irregularity, the de-

424. fendants undertook, &c. 2d Count, stating, that defindants had paid five guineas in part payment, and in consideration of forbearance to issue the attach-

ment for the remainder undertook, &c. 3d Count, in confideration, &c. would pay the remainder of the confideration of the week. (See in Default of a Third Person, post.)

425. Declaration in B. R. against the assignces of a tenant for the benefit of creditors, to pay the landlord his rent of a farm, in consideration of his forbearing to discreting goods on the premises, when part of the rent had

deen paid. 2d Count, for three years rent, not stating any part paid. (See Landlord and Tenant, ante.)

427. Declaration in B. R. on a promise in writing (which was a promissory note not negociable) to pay the debt of another, in consideration of forbearance generally

428. in the first Count. 2d Count, on forbearance for a month; with an opinion as to declaring on such note on a promise, to take it out of the statute of Frauds. (See in Default of a Third Person, post.)

423. Declaration in B.R.; in confideration that plaintiff would forbear to distrain the goods of J. S. his tenant, for rent arrears, defendant, who had cattle on the premises which he was about to fell, undertook to pay the rent then due, and what would become due at

430. Midsummer. 2d Count, stating J. S. to be tenant for year and half, at thirty-two pounds ten shillings, and that forty eight pounds fifteen shillings was due for one

year and half rent. 3d Count, that plaintiff intended to distrain by his two bailists, naming them. (See in Default of a Third Person, post. and Landlord and Tenant, antc.)

Declaration in C. B.; in confideration that plaintiff, who was a conflable of the parish, would for bear to offer himself to contract for conveying vagabonds, &c. under 17. G. z. c. 5. s. 16; defendant, who was also a constable, undertook to allow plaintiff twenty pounds per annum if he had the contract.

Declaration against tenant, against whom an action of ejectment was pending, on his promise to give plaintiff possession, and to, if he would discontinue, repair the sences and pay plaintiff his costs; defendant delivered up premises, but resused to suffil the remainder of his agreement. (See Landlord and Tenant, ante.)

Declaration on a promise, in consideration that plaintiss would give time to pay the remainder of a sum of money (part being paid to bind the bargain) for a quantity of hay sold by plaintiss, remainder to be paid at Michaelmas next, and then to take away the hay, but if he should suffer the hay to remain on the land after that day desendant promised to pay tent for that land; desendant did neither pay the remainder, or clear away the hay at the time, or pay the sent set the lands. (See Assumption relating to Sale of Gueat, Acc. ante.)

tiff would forbear o arrest or commence any action against defendant for a debt due on a premissory note, the promited to pay the debt. 2d Count, for a debt due generally, emitting promisory note.

discontinue his action commenced, defendant promised es pay plaintiff's attorney all coils as between attorney and client.

Declaration in B. R. against on attorney; in consideration that plaintiff, at detendant's request, had withdrawn the record, and engaged to stay the proceedings in an action against desendant, he undertook to pay half his colls at a particular day.

Declaration in B. R. by executor; in confideration plainfiff's tellator would withdraw a record in an action or
seefpals, when a cause was ready for trial, and witnesses, when a cause was ready for trial, and witnesses come a long way out of the country, defendant
promised to pay plaintist's tellator fifty pounds, and
all the costs of the witnesses. 2d Count, saying, divers witnesses, not naming them by name, as in the
first Count: pleas statute of Frauds.

Declaration in B. R.; in consideration plaintist would

Declaration in B.R.; in confideration plaintiff would period defendant to take a bill of fale from a third 16 fon of his effects, which had been taken in execu-

₹01. 41. PRECEDENTS IN BOOKS OF PRACTICES, REPORTERS, &C.

tion at plaint st's suit, he undertook to pay the debt and interest, provided no extent issued at the suit of the crown for three months, and a sufficiency was left in his hands to satisfy her debt

2)5. Declaration in B. k. trainst a figure of a lankrupt, who had promised, is consideration that plaintist, who had an execution on deficiently goods, well by with the fire, at least goods to be delivered to detail int, he would pay a small ten pounds, and the cos of entering up the juditment, &c.

1997. Decliration in B is, it in it attorney, the under-sherist of the county of G, who promised, that in consid r to i that p that it result forberr from EURCHER
i koseculive, his fast against the sherist of G, for
hiving taken is sufficient pled, es in replevin, he
would pry plaintist as well the debt due to him from
the plaintist is repleved, his costs of defencing that
action, as also his costs in the suit against the sherist
proceedings in repleyed set out. (See Assumption
against Attorness, ante.)

408 Declaration by or gired; in could leration of for bearance to DISTRAIN the goods of J. S. promise to pay the

rent.

P) clara ionatifult of an exict ruix, for non-payment of roney promised to the testitor, in consideration of his not pistraining on descending's goods for rent arrear,

Declaratio on a special agreement; in confideration of one handred pounds advanced to defendant when an indigent circumstances, he provided to pay one hundred and not y pounds when he was worth two thousand pounds,

for a perfect of a d bt which detendent a idertook to pay for a perfect whom plantiff had arreaded by bill of Aliddicks, and proceedings were flayed at detendant's request, in car transpersor did not pay the same in one month,

Decliration by acministrative, in case, on assumption pay costs in chancers, in consideration that the intestate solbore to preference contemps, and give day of payment,

Declar. in; is confideration plaintiff would not put a bond in fuit against defendant whilst fole, she, as adv infratrix of the other, promised plaintiff to pay both purcipal and interest due on such bond is a short time,

Declaration for the coil in a tormer action under the following circumillance ferdage, in confideration that Voi I.

Mor Pr. 189

Ibid. 139

Ibid. 152

2. R. P. C. B. 134

Pl Affron 96

Ibid. 121

plaintiff,

# PRECEDENTS in BOOKS of PRACTICE,

	Describes &c.
The state of the s	Reporters, &c
plaintiff, who was elerk in the crown office, would not try	
the early then at iffue and record made up, notice of trial	a'
given, and babear corpus made out, and for bufiness done	
by plaintiff for defendant in the crown office, promised to	*
pay debt and coffs, but only paid debt,	Pl. Aff. 123
A A Committee on actorney in C. R. would not try	
confideration plaintiff, an attorney in C. B. would not try	, , , , , ,
cause at his fuit against one Rudd in the exchequer,	Ibid. 125
defendant promited to pay him debt and costs,	. 10001 123
reclaration against tenant, against whom an action of eject- ment was pending, on his promise, if plaintiff would dis- continue, to deliver possession, repair, and pay plaintiff his	•
ment was pending, on his promile, if plaintiff would dis-	·
rowinge, to deliver possession, repair, and pay plaintist his	•
Substance of the second of the	
the remainder of his agreement. (See Landlord and Te-	
	Ibid. 104
reference the exchequer : plaintiff arrested desendant for	•
debe of one hundred counds; in confideration he would	
and the state of the state of the promised to nav debt	•
discontinue that action, defendant promised to pay debt	Ibid. 127
and entre to that day; and paid debt, but not colls,	
fill agains an arranes, for promiting to pay costs of his client	*1 7
with the partie of a trefpair and anault to the plaintin, it is	•
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fent down to be tried, paying him one pound eleven	
The state of the s	11, 434, 157
an an sorement, that in confideration of ter	<b>3</b>
and a maintiff would not projecute a man for getting his	)
daughter with child, and would maintain the battard-child	1
The state of the s	- 14100. 1211. 125
Black with the promise to pay forty pounds to the plain	-
- Maria Mari	r -
protecute a fur then begun in the court of common bench	h.
	. Ibid. 126
propagation a promise, in consideration the plaintiff woul	<b>3</b> ** -
preparation of a product in comme	- Ibid. 134
not fue for a debt: Declaration in assumpte, that in confideration plaintiff, at the	
The largetton in a send of the ball continued and agreed to accept	
request of defendant, had contented and agreed to accept and receive from B. a composition of so mu h in the pound, upon a certain jum of money owing from B. to peund, upon a certain jum of money owing from B. to peund.	es pa
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debt and coits, together with the therin	A William Committee of the Committee of
balls fees, and other charges.	The same of the sa
promise, in confideration plaintiff would to	the same of the sa
to a short with an objection to the consideration.	1. Mod. Ent. 134
or debt and costs, together with the therist build fees and other charges.  Liston on promise, in consideration plaintist would a submit with an objection to the consideration.  Liston of the consideration of the consideration.	The same of the sa
ation that plained would not projecute a fair then b	Carried Marian California Contraction
eur in C. u. for a stelpast.	Ibid. 126.
	A STATE OF THE STA
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hande elecutries to per plaintiff money that he was indeb	tred a miner asset duto side
	band's
Management Street Production (1) To A Management (1) A Management (1) A Management (1) Managem	•

band's death, having an interest in a term in consideration that plaintiff would not molest or sue her, but give payment till a certain day, the promised to may

or to assign the term for a security, o. Co. 914

Against the widow of one bound to plaintiff, who died intestate, and administration committed to defendant, who was possessed of goods to pay plaintiff beyond to neral expences, and plaintiff intended to sue defendant; with in consideration that plaintiff would give him a month's time for the payment of the mone in the condition, promised to pay, 3. Brown: 49.

Against administrator, where intestate was indebted to plaintiff by land, and descent dant, after administration granted, in consideration that plaintiff would give de

of payment till, &c. promised to pay with interest:

In confideration that plaintiff, lord of a manor, would give defendant the to pay fine imposed for his admission to copyhold tenements, defendant promised to pay at the next court to be held in the manor, I. Brown's Extense

In confideration that plaintiff would forbear to fue defendant for a debt due to plain

tiff for money received, he promiled to pay, 1. Brown's Ent. 55.

In confideration plaintiff would forbear, for two hundred days, to fue for money laid out, desendant undertook to pay on request, t. Brown's Ent.

Assumplit, in consideration of sorbearance to sue; Robinson's Ent. 100.

In consideration that plaintiff would sell W. (who was already indebted for woollen cloth) other woollen cloth to the value of fifty shillings, and would give him the to pay, defendant promised to pay both sums on a day certain, Russiafort Fire 101.

In confideration that plaintiff would give time to pay a legacy of ten pouros. be queathed by plaintiff's grandfather, and in defendant's hands, to remain tillibile tiff's age of twenty-four years, the interest, thirteen shillings, and four pence be paid annually, defendant promited to pay the legacy, with interest due, Bran Red. 15.

Allumples against an executor; plaintift became bound with testator in one hundre and twenty pounds, and paid the lame, with interest, at the day; and in confiden ration thereof teffator undergook to pay that money with interest at the end of

one year, 1. Brown!. Ent. 27. Against executor; testator indebted and desendant having assets sufficient, in consist deration that plaintiff would give day of payment till, &c. promised to pay 1. Brown's Ent. 49 0 47 0

Teltator incepted to plaintiff in ten pounds, part of a mairiage postion, in confiden retion that plaintiff would abstain till the feast of, &c. defendant promised, &c. 1. Brown's Ent. 65.

Against administrator dyrante minore etale of sestator; a devise to piaintiff and tiles his whole estate; and plaintiff requested payment of his part of testator society and defendant, in confideration that plaintiff would forbear to profession twould accept fixty points for his party promifed to pay within a mount 2. Brown's Est. 27.

Against administrator, where intestate was indebted to plaintiff on bond, and tiff intended to fae defet dant for debt unpaid; in confideration that plained forbear to the and would give defendant time to pay tutil, a carrie of the

r. Brewn's Ent. 56 Flan/ 30.

n conderation plaintiff would pay part of the damages recovered against plaintiff by E. R. in an action of lander, and would not further protecutes defendant promiled to discharge plaintitiof a judgment scovered by E.R. against him. A Ent. 100

Against administrator, where testator was indepred to plaintiff for money received of plaintiff, who, for obtaining the debt, that prospeted a terrier sessoul defendant, and gave him notices, and who, to cobside the outside plaintiff would not arrest desenounce.

Against bur on and fime, administrative, where intestate was bound to plaintist in a er bond, and plaintiff, for the recovery thereof, intended to fue, whereof fime, whilft 🖔 .fole, had notice; in contideration whereof, and that plaintiff would forbear, the promised to pay intend immediately, and debt within a reasonable time, Vidian, 95. Robinjon's Ent. 105

By administrator; intestate had seed defendant in assume it; in consideration that intellate would cease from further profecution, defendant promited to pay thirty

Thillings for colls and expenses when demanded, 1. Breven's Part. 15.

gave leveral legacies to paint ff's boys, who intended to fue executor, and gave notice; in confideration that plaintiff would procure the boys to defift until, &c. promited to pay plaintiff for the ale of the boys, &c. the several legacies on that dav. t. Brown's Ent. 71.

Against baren and fime, where wife, when sole, was indebted to plaintiff in thirty-\* five pounds, for recovery of which plaintiff intended to fue; and defendant, in confideration that plaintiff would not fue, promited to pay five pounds per annum " until the whole should be paid, Med. Enr. 24.

Against the bailist of a liberty, who on arrest promised that his prisoner should ap-

pear at the day, or he would pay the debt, Robinson's Ent. 201.

38. In confideration that plaintiff would disfill from professing his foit, on the bond of the ancellor, against the heir, he promised to pay the money mentioned in the condition, z. Sand. 134.

In confideration plaintiff would not further profesore defendant in an action of trelpals detendant promised to pay plaintiff forty-two pounds, Cl. Mar. 124.

niconfideration that plaintiff would not proceed or fee in ejectment or lands for one mouth, defendant promifed to deliver pellellion of premiles to plaintiff within 🐒 a month, and to pay the arrears of reut due for premites. Read's Dec. 15.

n confideration plaintiff would not fue detendant's brother for twelve pounds, refidue

of a larger fum, Ilid. 43.

Affampfit by a thranger for the debt of defendant, if plaintiff would not further fue, To confideration plaintiff discharged W. H. who was arrested at the fuit of plainting.

defendant undertoelt to pay the debt, Rena's Dec. 55

). In confideration of withdrawing the action out of the court of the admiralty against G. I. and L. G. defendant being a creditor, promised to pay, (il. Aft. 189).

"Plaintiff let a mare to ride from place to place, and to be paid for riding to much, and plaintiff fued for the money unpaid for the riding and badly using the mare, if which defendant had notice; who, in confideration that plaintill would write to his attorney to flay the process promited to pay for the hire, &c. of the mare, and colls incurred, 1. Brown's Ent. 20.

In confideration that the plaintiff, mafter of the court of wards, would procure a certain fuit of defendant then penning to be flayed, defendant promited to affare forty pounds per annum on plaintiff for the life of wife of defendant, and to pay him one highderd pounds immediately after the fuit should be dismissed, s. Brown's

W. indebted to plaintiff, who intended to fue him; defendant, in confideration that he would not fue, promited to pay the fourth part of the debt, and be boung for the relidue, 1. Brown's Ent. 52.

Affumpfie for the debt of another, in confideration of forbearance, Robinfon's Ent.

For not accepting a common appearance, where the debt was under ten pounds, 12. Med. Intran. 106.

Hulband of defendant indebted to plaintiff in forty stillings, and plaintiff paid for bim twenty-five pounds on a bond, which plaintiff had entered into with him, and

gave defendant notice; and in confideration that plaintiff would not fue defended ant (edministratrix of her husband), but would stay two months, defendant promifed to pay the fums of money which were due, and which plaintiff paid for the helband, 1. Brown's Ent. 53.

For non-payment of rent, in confideration of a diffress relinquished by plaintiff on

the premises, Br. R. 120. 2. Infir. Cl. 120, 122.

Suit do ending in court chifflian between plaintiff and defendant about the repairs of the chancel of the church, in which fentence was pronounced for defendant. and plaint fi intending to appeal to the court of arches, in confideration that plaintiff would repair the chancel, and would not profecute his appeal, defendants undertook to pay plaintiff forty thillings, 2. Brown's Est. 4. . . .

Desendrat was indebted to plai it it in one hundred pounds; and plaintist intending to facilism, gave him morece; in confideration that he would not fue till his

Thurst Freedered judgment v. C. B. against K. and W. on an agreement; and. intending to fac on the judgment, in confideration that plaintiff would not farther projecute, promited to pay on a day certain, with costs of fuit, Hanf. 33. 1

In confideration that playerfis would crude the trial at the affixes to be put off, and not perion any further process against defendant, he promised to pay fix pounds cons of fuit within two weeks, Hory \$1.

In confideration plaintiff would not projected his full against defendant's son, pro-

inifed to pay the debr, Pl. G.v. 54.

Agrical again after tor, where intefface was ind bet to flaining on bond; and intending to take upon him administration, in consider that plaintiff would? nor hinder in obtaining letters of administration, and would not sue him for the debt, he promited that plaintid flowed not lose one penny of his debt, it. Brown's Em. 34.

In confideration that plaintiff would findran to up for his part of the goods which descended to him by his tather, for his part, detendant promised to pay him thirty is

pounds, Rolingar's Fat. 32.

On an agreement, that if plaintiff would undertake to defendant to maintain a baffard born of plaintiff's daughter, and by one Y. and would not profesure him, he would pay to plaintiff to much, &c.; on denurrer it was adin 1901, that there was no necessary texton to aver that the plaintist had afformed, &c. by reason of the matual promies alledged, 1. Lut. 222.

### 3. To MARRY, and on Contracts of MARRIAGE.

lor. 11.

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487. Declaration in C. B. on a promise of marriage, where plaintiff, at detendant's requelt, gave up his full-pay in the army, on account of her promifing to marry him, and retired on half-pay.

588. Declaration in B. R. on a breach of promife of marriage

within one month.

493. Declaration in C. B. on a breach of promise of marriage. 2d Count, to mairy next month, 3d Count, 490.

in a thorr time. 4111.

491. Declaration in B. R.; in consideration plaintisf would marry defendant's daughter, he promifed to pay him ten pounds; although plaintin did marry, &c. defendant rejuted to pay, &c.

Vot.		PRECEDENTS in
A.		Books of PRACTICE, REPORTERS, &c.
192. Declaration in C. B. 4 in considerati	on plaintiff would	<b>4</b>
marry one D. R. who had a baftard		
of a mifed to pay him feven pounds; pla		
but defendants only paid him forty	shillings.	
Declaration in case sur assumption a prop	nue of marriage:	
plea, tit, that he offered, but plaintiff it the like; to 3d, non assumpsit; to 4th, no	enuica; to the 2a	
Refidue a tender; replication to 2d ples	a did not offer to	
marry; demurrer to the sit; causes of	demurier, that the	
graverie is immaterial and Superfluous;	as to the tender,	
eftoppel that it was pleaded after impar	lance; joinder in	
demurrer,	z.R	. P. C. B. 128-133
Declaration for breach of promise of marr	iage. 2d Count,	T1: 1 m
on a promise to marry on a particular day		Pl. Aff. 47.
Declaration for non-performance of a ma	rriage contract to	11.: J
marry on a particular day,  Declaration for not marrying, purfuant to p	daintiff's reamile	<i>Ibid.</i> 99 1. Mod. Ent. 159
Declaration on a promise of marriage,	planting a promite,	Mor. Fr. 142
Declaration ; in confideration plaintiff would	marry defendant's	
daughter, defendant promised to pay plais	ntifi three hundred	
pounds as a marriage portion,	· ' ·	Mor. Pr. 143.
Declaration on a note given to plaintiff, as	a trustee, to a girl	
for her use, whom defendant had got	with child, upon	
condition that the girl would marry de	iendant's iervant;	ni an-
but defendant refused to pay,	D R who had a	Pl. Aff. 51
In consideration plaintiss would marry one bastard, desendant promised to pay him		
only paid him forty shillings,	over foundation one	Ibid. 137
Declaration in an action on the cale against	husband and wife,	
on a promise of marriage by her whill to		1. Ld; Raym. 386
Declaration against executor, in assumpsit	by testator to pay	•
plaintiff a fum of money in confideration	n of his marriage	14.15
with one C.		1, Mod. Ent. 128
In confideration plaintiff had paid defendant	nounds if the man	
Fried in fix months, and one hundred po	ands if he ever	
married		Pl. Aff. 143
	N (	رې
Declaration on a special promise relating to n	noncy to be given is	n marriage, 1. Mod.
Table 128	ant to promite ' . '	7 <i>/</i> 7-2 21
Declaration for not marrying a person pursu On an agreement between plaintiff and	defendant e veerd	ing a marriage had
beimeen plaintiff's fon and defendant's da	aguer: in confide	eration plaintiff pro-
miled to perform the agreement on his pu	it, detendant promi	led to pay money for
a marriage portion at leveral days; (peci	al demurrer, Wi. E	ner. 93.
In confideration that plaintiff had married d	efendant's daughter	, he promised to pay
plaintiff fix pounds thirteen shillings a	nd fourpence with	in two years after,
L. Brown & But. 47	siA to oha namukinda.	
in confideration that plaintiff would matry	zii tiis acquaintai	ice of detendant, he
promised to pay ten pounds towards the e	Mendes di ine ent	citaminent, brown's
Mar. Mar. St.		Againft
		23 <b>8</b>

#### THE CIVIL DIVISION

Against the brother, of a deceased person, who was indebted to plaintiff in forty pounds, to be paid on the day of marriage or death; and it was agreed between plaintiff and defendant, if plaintiff would prove by a witness on oath, that he

would pay; which plaintiff did, Read's Dec. 54.

In confideration that plaintiff would marry one of defendant's daughters, he promifed to pay plaintiff twenty pounds on the day of marriage, and give plaintiff as much in marriage as he should give with any other of his daughters above the said twenty pounds; and he afterwards gave one hundred pounds in marriage with one of the other daughters, Thomp. 20. Hanf. 12.

In consideration that plaintist would consent to take defendant to husband, he promised to take plaintiff to wife, Thomp. 22. Brown's Va. Me. 67.

Like promise by a widow to a widower, 2. Mod. Entr. 107.

Like by one against baron and feme, on the affumpsit whilst sole; with the number of the roll, Vidian, 12.

In confideration that plaintiff would marry defendant's daughter, he promifed to pay: plaintiff one hundred and twenty pounds, and give her double vesturam on the day of marriage, Robinf. Ent. 39. Brown's Va. Me. 41.

By limband and wife executrix; in confideration that testator would marry defendant's cousin and servant, he promised to pay ten pounds, and to give her a heiser,

and two hogs, 1. Brownl. 268.

In confideration that plaintiff would marry defendant's fervant, he promifed to give him forty pounds, and would bear the expenses of the entertainment on the day of

marriage, and that plaintiff should have totam objectionem, Rast. Ent. 4.

In consideration would expedite a marriage proposed between him and M. the daughter of defendant, a widow, and one L. her late hufband, a citizen of London, defendant promised, that if the police of said M. by an inventory, should be exhibited under one thousand pounds, then defendant would make it one shouland pounds, Robinf. Ent. 52.

In confideration that plaintiff would marry defendant's daughter, he promised to pay ten marks, Brownl. Red. 24. Like to marry defendant's fifter, Cl. Aff. 271.

In confideration that plaintiff would marry detendant's caughter, he promifed to pay plaintiff goods and money to the value of one hundred pounds, Hanf. 42, 43. In confideration that plaintiff would marry defendant's coulin, promited to pay four

hundred pounds, Robinf. Entr. 103. Cl. Man. 145.

In confideration that plaintiff would marry tellator's niece and ferrant, he promifed that plaintiff should have all his goods at his death (except one hundred pounds which he should give the wife); with an averment, that the goods of testator aforetaid due, and faid one hundred pounds, amounted to three hundred and eighty pounds, Wi. Entr. 351.

Against executor; in consideration plaintiff would marry M. testator promised to

pay plaintiff thirty pounds, 1. Brown. Ent. 71. Clift. 54.

On a marriage had between plaintiff and E.; and in confideration of twelve fhillings paid defendant by plaintiff, defendant promiled to pay plaintiff ten pounds on the

day of marriage, Brown's Va. Me. 10.

Plaintiff, seised of copyhold, held of several manors, and desendant was seised of a close of copyhold land held of two manors; and defendant, in confideration that plaintiff would marry defendant's daughter, and that plaintiff would give her and estate for life in all his tenements, promised to surrender faid customary langs to plaintiff's ule, 3. Brownl. 48.

In consideration that plaintiff would permit desendant's son to marry plaintiff's daughter, and that plaintiff would furrender customary lands to their ule, defendant

promised to pay plaintiff ten pounds, Ashton, 19-

U B 4

# On CONTRACTS relating principally to Persons.

4. In Consideration of Services and Works done and to be done.

2d. To Render Services, Perform WORKS, and to Serve and Employ; and, 3d, On Contracts relating to Masters and Servants. (See Auctioneers, ante.) (34)

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17. Declaration by an attorney against desendant, a gapler, having suffered a prison r to escape from his custody under an attachment for non-performance of an award made by order of nist prins, in a cause between plaintist's client and the prisoner (for which escape plaintist's client had brought an action against the sherist, then at issue), on a promise, if plaintist avoid cause proceedings to be stayed in the action against the sherist, that desendant would pay plaintist the costs as well in the former action as the present. (See Forbeaunce, aute.)

415. Declaration by executrix of the master of an apprentice (the defendant), for money promised, if the master swould not take advantage of a breach of communical defendant's leaving his service formerly, and would endeavour to procure him to be made free of a Company.

(See Forbearance, ante.)

of defendant's tenants that were distrained; defendant promised to pay plaintiff the money he gave for fame, if he would deliver them again to the tenants; and plaintiff to allow for a sheep which died in his possession.

230. Declaration for not paying one guinea per day promifed to plaintiff for taking a journey and transacting buli-

mels:

336. Declaration in B. R. between plaintists, bricklayers, and defendants, carpenters and partners, on agreement to do bricklayers work of a church which defendants were under contract to build, and defendants would pay plaintists. (See Architects and Builders, ante.)

overfeers of the parish of S. by a furgeon and apotheearly, for the recovery of a sum of money agreed to be paid to him annually for attending the poor, &c. of that parish, and other paupers casually in the parish, and making journies out of the parish by defen any order.

1995. Deciaration for non-payment of a sum of money according to his promise, for plaintiff's discharging de-

fundant's fon from his apprenticeship.

Vot. He

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496. Declaration in B. R. on an agreement entered into by feveral copyholders to try an action with one A, B, whether they had not a right to take faggots off the common, the expences of which they were equally to bear; and defendant refused pay his share.

4.8. Declaration in the exchequer of pleas; in confideration that plaintiff would affift defendant, and write letters to one E. M. to whom defendant paid his addresses, promised, if he married her, to pay him twenty

pounds.

499. Declaration in C. B. against defendant, for not paying plaintist a sum of money offered as a reward in a public advertisement for apprehending some thieves

who had broke into his house.

513. Declaration in B. R.; in confideration that plaintiff would carry a venture, confishing of shoes, to Jamaica, the defendant guaranteed a profit of ten per cent.: a loss arose and defendant resules to pay. (See Promises to Indemnify, ante.)

515. Declaration by an atterney against an auctioneer, FOR SLLLING plaintiff's horse at a public auction for a less sum of money than plaintiff had ordered. (See

Auslioneers, aute, and Negligence).

to recover certain gains flipulated by a charter-party entered into by plaintiff, and of the freighters of the ship, who had become insolvent, and unable to perform their contract, on which account plaintiff was obliged to exhibit his petition against the correspondents of the freighters, who resided abroad; on which a sentence was made, that the cargo should be consigned to one W. L. subject to the stipulations of the charter-party, and to certain gains to be made by the ship out and home. (See Owners and Masters of Ships, ante.)

\$32. Declaration in B. R. on a special agreement, for writing

essays, and being publisher of a newspaper.

536. Declaration for a witness's expenses from London to York, subprensed on the part of defendant as plaintiff

538. in a former fait there to be tried: plea, general issue, and tender; replication, subsequent demand, and re-

539. fusal; rejoinder and issue; with opinion on the costs.

1542. Declaration in B. R. on promise by defendants to allow plaintiff five per cent. as factor, trading with the natives on the coast of Barbary, upon the sale of gums, to be purchased or exchanged for her cargo; and that plaintiff was to go out in defendant's ship. (See Factors, autc).

·Vor.

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to the paying his share of the expenses of a certain

50		grand and the second
Vol.	57. •	PRECEDENTS in Books of PRACTICE.
Posts	<b>5.</b>	REPORTERS, &c.
1 3 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	action, which had been brought by one A. B. against	
	The plaintiff, and which the defendant, with feveral	
	other persons, agreed should be defended, and the	
March In	expences paid in proportion of their shares in a marsh.	
28, L	eclaration in affumplit, for a reward promised by an ad-	
	vertifement for procuring defendant's fervant, who	•
(A) (1) (A) (A) (A) (A) (A) (A) (A) (A) (A) (A	had absconded with a large sum of money, to be ap-	
1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	prehended.	* x
DAN T	Declaration against an executor, for a reward advertised	•
	for discovering a servant of his testator, who had	
. 7	robbed his master.	
	ration for the non-payment of money due to plaintiff as	
	ariner, and for not supplying him with victuals and drink	
dur	ing his stay on shore to give evidence of the death of	
cer	tain pallengers, who, on the foundering of the thip,	
	e drowned,	Mor, Pr. 170
	non-payment of a guinea a-day, for performing a	
	rney,	- Ibid. 184
	ration on a promise to pay plaintist a sum of money for	20.2. 104
ALC: LIA	factor on a promite to pay planticular a turn or money for	
	curing flock to be transferred, and another fum for ex-	
	ces and trouble,	1. Med. Ent. 123
Occia	ration in B, R, on a special agreement to pay money, in	
con	fideration that plaintiff would destroy old buildings and	
	the new years and the second of the second o	Įlid. 183
Decla	facion on an agreement to pay plaintiff an annuity dur-	,
· inc	his life, if he thould furrender his place of cultum-house	
06	ser, and procure fame for defendant,	Pl. Ast. 274
Conn	in a declaration in afumpli against an executor to pay	
mla	insiff wages, and leave her an annuity by his will, in	•
P. P.	addration of froing him as a housekeeper, as long as	,
1	Employed Abild shale the sent concentrate	
DUI	h parties should please, by parol agreement,	- 3. Burr. 1278
Trecta	ration for an apothecary's bill, and villing defendant	Di Ace
	nis illuels.	Pl. Aff. 43
Count	for work and labour as an apothecary,	· Ibid. 44
Decla	ration by a furgeon, for curing defendant's wife of a force	•
ler	, and for many attendances and journies,	- Ibid. 63
Mimila	ir declaration by an apothecary, and a quantum meruit	
thể	reon	Ibid. 64
The state	ration against an executrix, for attending and visiting	
***	ator in his illness, aft Count, work and labour gene-	
		Ibid. 65
	y, 2d, as a lurgeon; quantum meruit therron,	
Triccio	ration by a man midu ite, for delivering plaintiff's wife	
Decia	ration in C. B. by midevife, for like fervice done,	Ibid. 229.
Liecia	ration by a farrier, for his bill for shoeing horses, and	77.4
cur	ing of disarders.	Ibid. 344
In co	nfideration that plaintiff would procure his wife to levy a	tine for better fecuring
of	ands, defendant himself undertook to give the wife ten	counds, Kob. Entro.
LO CO	ofideration that plaintiff would depalture for defendant to	n figers for the space of
	weeks defendant promiled to pay plainuff therey shilli	ngs ; and in confidera-
	plaintiff would agift for defendant other fleers, for lon	&c. defendant pro-
	ed to pay plantiff to much, &c., Han. 37. On an infin	ul combutaffet for apilt.
	to all hazard make have the same and the sam	A COMPANY OF THE PARTY
	he of theeps West Ante-	D.1.

By executor against the executor of an executor; in consideration that tellator would depatture the cattle of defendant's testator in his close called, &c. defenda ant's testator promised to pay to much, &c.; like promise for hay fold; is Brown't Ent. 20. Promile to pay for agistment of cattle, Cl. Man. 52.

Defendant, on the fale of these to plaintiff, then in the cultody of E. Dito with promifed to pay E. D. for agillment, and to acquit plaintiff, which he did not The transfer of the

Cl. Aff. 208. Clift. 65, 66, 67.

Against executor, where testator, in consideration that plaintiff would cure him of disease called hernia, promised to pay twenty pounds, whereof fifteen pounds was paid, Brownl. Red. 35. Like of a disease called the king's evil, Cl. Man. 130,

Defendant retained plaintiff, a furgeon, to cure him of a disease called the sunning of the reins for forty shillings, to be paid on the cure, and defendant refused to use plaisters and medicines provided for him, or to pay plaintiff for the same, Brownl. Red. 45.

In confideration that plaintiff would cure defendant's mare of the staggers, defendant

promised to pay quantum, &c. Robins. Ent. 32.

Defendant, pretending that he was a skilful surgeon, for money paid and to be paid. promifed to cure plaintiff of a disease in his note, called noti me tangere, which he did not; but, being unskilful, applied bad medicines, by which his nose became al nost corroded and eaten away, Brownl. Red. 35. 2. Instr. Cl. 194.

Defendant, for money in hand paid, promifed to cure plaintiff of the cholic, and defendant gave plaintiff unhealthy medicine, by which plaintiff kept his bed and

remained weak for five weeks, Brown Va. Mr. 9.

Defendant, for forty pounds, whereof twenty pounds in hand paid, undertook to cure the foot of plaintiff's fon; by negligence of defendant he became incurable. Brownla Red. 59. Cl. Aff. 259.

Defendant undertook to cure a horse of plaintiff in his foot, who so unskilfully ap-

plied the cure that the horse died, Gl. Aff. 239.

By husband and wife, where the wife being slightly ill of a cholic, defendant went and unfkilfully faid that she had three postumes in her body, and could cure her within ten days, and gave her unhealthy medicines to take, on which the wife within ten hours, was taken to bed, and there remained in great peril of her life till, &c. Raft. Ent. 463.

In confideration that plaintiff would procure W. to be an apprentice for feven years, and permit that W. should serve desendant for the whole time, desendant under took to give and to pay W. at the end of the term two fuits of clother and twenty

shillings, I. Brown. Ent. 11.

In consideration plaintiff would celebrate divine service in a certain chapel for one year, and so from year to year, &c. defendant undertook to pay as much by the year to plaintiff as he had before paid to any other, Thomp. Lie

Defendant, rector, retained plaintiff to be a curate for a year at a certain falaty; and in consideration that plaintiff, within the year, would relinquish the cure, under-

took to pay plaintiff ten pounds, Robinf. Ent. 70.

Defendant, rector, undertook to pay plaintiff, a clerk, twenty shillings, for the celebration of divine service for two Sundays; and in consideration that plaintiff would ferve defendant as curate by the year, and to from year, &c., defendant assumpset to pay plaintiff eighteen pounds per unn. Thomp 15.

In consideration that plaintiff would serve defendant as a maid fervant, for long as it should please both, defendant undertook to pay as much as she should deferve.

Thomp 25.

Against a hired maid-fervant, for not ferving according to the intention or agree

ment, Clift. 834 years

Plaintiff had put his fon at a clerk with defendant, an attorner i fon became deal de fendant, in consideration that plaintiff would take him from defendant's service and would put him to another, undertook, &c. ten pounds. Ruting Est. 78.

Against the servant of the bailiff of a liberty, who promised to arrest upon a latitat, Rob. But. 107. In confideration that plaintiff would cause son of defendant, his apprentice, to be enspilled before the chamberlain of London, detendant undertook to pay thutcen pounds within one week next after the enrollment, Hank 14. in consideration plaintiss would permit J. an apprentice of plaintiss in the art of a Thipwright to go a voyage with defendant, matter of a thip, defendant undertook to pay plaintiff thirty eight shillings per month, and bring him back at the end of the voyage, Broton's Red. 4t. in confideration of five pounds vaid defendant for plaintiff with apprentice, defendant undertook to pay plaintiff faid five pounds if apprentice died within one year, Hunf. 21. the consideration of ten pounds paid to defendant by plaintiff, defendant undertock to find J. the fon of plaintiff, for feven years, convenient meat, drink, and clothes, and instruct J. within the term in the art of a haberdainer, Brown's Va. Me 7. Plaintiff retained defendant in the art of an apothecary, who falfified a bill in his book, and delivered a false bill; went out at night, and expended and wasted the money and goods of plaint: if inordinately in taverns, Vidian, 82. In confideration of fixpence paid, and three shillings and fourpence to be paid weekly, defendant undertook to ferve plaintiff for one year, Pl. Gen. 52. against an executor; in consideration that plaintist should serve testator, he underwork to adopt plaintiff, and to treat him as a fon, and to provide for him amply, 1. Saunde Shi4. Affianpfie by apprentice to give master forty shillings to discharge him from part of his fervice and did not pay, &c. Cl. Man. 123. In confideration that plaintiff would take back his fon out of defendant's fervice, to whom ne was an apprentice, desendant promised to pay plaintist eight pounds, Radir Der. 63. In confideration plaintiff would ferve defendant in his business as long as it should please both defendant promited him a falary of five hillings weekly, &c.; quantum merent indebieatus affumpfit, and insimul computaffet, Clift. 81. Against admirator, by keeper of a warren; quantum meruit for work done in the racupation and bufinels of warrener, and indebitatus affumpfit, Clift. 82. Maintiff retained defendant as a shepherd for a year; and in consideration that plainoff promifed to pay defendant three pounds wages, defendant promifed to ferre for a year, and departed within the term, 1. Brown! 230. Againh an account, who, in confideration that plaintiff would give him a warrant of arrorney, andertook to procure plaintiff's discharge, and withdraw the latuat on which he was in cullady, I homp. Ent. 21. against an atterney, who undertook to deliver to plaintiff fi. fa. upon a warrant of attorney acknowledged for judgment by the debtor, and defendant did not do, Read's Dec. 31. Against an ander Buriff where a ca. fa. had iffued, and plaintiff taken and in defendant's collody for twenty-nine pounds twelve shillings; on which, in consideration that plaintiff woold pay the faid twenty nine pounds twelve shillings to defendant, he promited to discharge plaintiff out of prison, and to repay the money to the plain-Aif apon his discharging the writ, Read's Dec. 25. Formor performing an agreement to clean out the yard of a house, called the Mews, and to earry away the high and dung, Read's Dec. 11. this reference for sot mending a clock according to agreement, upon the exchange of clocks, Clife 74.

Against a ferrantiator por leaving according to agreement, Ib. 83. wender theing retained to go to parts beyond the leas as a fuldier, in confideration inst plaint a schuld procuse him jo be releufel, defendant undertook to pay plainapplying the policies, it Bearing Late 190 Ľα

In confideration that plaintiff would go to S. and there would arrend and be preparted to go in the place and with defendant's arms into Scotland, defendant undertook to pay plaintiff one hundred pounds, 1. Brown's Ent. 25. 1994 Mills in the

In confideration that plaintiff, a baker, would give defendant, a miller double toll for grinding corn, defendant undertook to carry plaintiff's corn from a certain market-town, within fourteen miles from the mill, to the mill; and in confidence tion that plaintiff would discharge defendant from his promise, and would carry his own grain to the mill, detendant undertook to pay plaintiff ten pounds, I. Brown Ent. 81,

By administrator cum testamento annexo; in confideration that testator would provide for defendant divers clothes, and materials thereto belonging defendant undertook to pay, &c. on requelt, 2. Cand. 271.

For talary as malter of a thip; and quantum meruit, Cuft. 911, 912, Am.

In confideration that plaint if would lend defendant a golding to ride; defendant un-

dertook to pay twelvepence for day, Robing. Ent. 14.

In confideration that plaintiff would let defendant a gelding, with faddle and bridle, we for a journey of feven day, defendant paid plaintiff fourteen shillings, and undertook to pay plaintiff two faillings for every duy beyond feren days, and redeliver to plaintiff the gelding found, or pay fix pounds; and defendant, after his return, at the end of eight days, did not pay fixteen, thillings, for redeliver, Brownl. Red. 32. was a seller by constitute to the

In confideration that plaintiff would procure defendant to be tenant of air inn, defenda - The Control of

ant undertook to pay rlaintiff five pounds, Robinf. Bir. 63.

In confideration that ple noise would go to the mailer of the rolls, and shew the authority which he had to discharge a recognizance in chancery describent undertook to pay plaintiff five pounds, or give him a gelding before a say certain, Robinf. Ent. 31. 

Plaintiff, at the request of defendant, endeavoured to procure a pardon for homicidal committed by defendant; and in counderation defendant promited; with the hun-

dred pounds, Robin/. Eat. 74.
Plaintiff by his industry, obtained the king's pardon for def ndant's for and one S. indicted for a felony, and demanded for obtaining the pardon forty we pounds a in confideration whereof defendant prounled, that if S. did not payeauntiff faid forty-two pounds within one year he would, Brown!, Red 28.

In confideration that plaintiff would obtain for defendant the office of gueen's gunmaker, defendant promised to pay him twenty pounds, Robins Exist, 101. . .

In confideration that plaintiff would procure workmen to cut card sport detendant promised to pay what he flould demand for labour and wages of labourers; and

Quantum maruit; Hanf. 18.

Defendant arreited R. ar the fuit of plaintift in dolt; and in confideration of twenty pounds paid him by plaintiff, defendant promited to have the party arrested before

the jultices in the following term, or pay the debra Rebins. Employed the fall of the state of t

Pinintiff delivered to defendant, deputy-theriff, capias miaginum grand defendant in confideration of forty failings, promised to arrest the party betwee the days and have him in cours on the day of the return of the west, for pay forty shillings; defendant arrested the party; but had not the bidy, &c. Brown Red. 22.

In confideration that plaintiff would procure one B. a thy perfect it London, to be arreited at plaintiff's fuit, defendant promited to pay plaintiff ten pounds in hand

and fix pounds on requell, 16.40.

Descridant advertised a relony; and in confideration that plaintiff, or any other person. would inform of the goods, so that goods might be redough, promised to pay to fuch person who should inform twenty pounds, Brown a firm to

Indibitatus assumfft by plaisterer, and for materials found, and frantime merait, the dus Intruu, 3. Quantum mei uit for the repairs of a house Read's Dre.

Affampfit for bricklayer's work, 2. Modus Intran. 37. For building houses, and maz terials, 16, 38.

Upon a promise to pay forty pounds to the plaintist for helping the desendant to a wife, 20,55. Against a partner of a ship, for repairs, master's salary, 16. 56, For not paying for instructing a child music, Robins. Entr. 13.

By an administrator against an administrator, on several promises touching the ploughing and culture of land by plaintiff's intellate for defendant's intellate;

Clift. \* C.

In confideration plaintiff would pull up underwood and mend the ditch, defendant vidertook to pay and deliver plaintiff the huscam arising therefrom, Ib. 86.

aconsideration that plaintiff, a carrier, would carry wares in his boats of such a

weight, defendant promised, &c. quantum valeret, Herne, 75.

Against executor, where testator, in consideration that plaintiff, a carver in wood, would do the business of testator by the week, promised to pay plaintiff three shillings and eightpence every week, 3. Brown!. 87.

Plaintiff was taken on a cap. utl.; and defendant, in confideration of twenty-two

Allings, promised to discharge him within three or sour days, Herne, 205.

Against a sheriff's officer, who arrested plaintiff's debtor by a warrant on a ca. utl. and in confideration of eight shillings paid and to be paid, promised to take the prifoner to gaol, but he luffered him to escape. 3. Brown! 85.

Defendant for money, part whereof was paid, promised to make three carriages,

F. N. Br. 94.

By an actoring of C. B.; in consideration that plaintiff would solicit for defendant a fuit in Billy he promised to pay plaintist as much, &c. and for colls and expences laid out, 2. Brown's Ent. 8. Brown's Va. Me. 58.

By executor of an actorney; in confideration that plaintiff would be the attorney and folicitor for defendant, and profecute, he had defended and folicited divers fully and had laid out money for defendant about the fame, defendant promifed to pay money laid out and fees of the terms, Wi. Entr. 51. 2. Infr. Cl. 157.

By an attorne of B.R. Lift consideration that plaintiff would be out a writ of error for defendant in B. Redie promised to pay plaintiff to much as he should ask shout the projecution, likewife as much as plaintiff should deferve for profecuting the foit, Thomp. 17.

Like allumple for an attorney retained to defend and profecute feveral fuits for defemiant, Robing. Entr 28. Quantum meruit by folicitor, Read's Dec. c.

By an activity, where, in connderation that plaintiff, as attorney of A. B. would not fue, defendant promised all fees due to plaintiff for his fuit against defendant,

Ci. All. 192. coverant for a fine decimus parellaism, and fine thereupon, defendant promifed to pay money laid but, and three flillings and fourpence for every term fee, Moile, 6c. In confideration that plaintiff, folicitor for defendant and his brother in chancery, would, procure a bill to be exhibited, and a fubpana, defendant promited to pay the fees of the term and expences. Like of a fuit in the court of arches, and in precogative court, Robin, Ent. 11.

In consideration that plaintiff would rotain an attorney to appear for defendant in chancery, and would defend the cause, defendant promised to pay three shillings, and soupence every term for sees and expenses, Robins, Ent., 78, 79.

fa Confideration that plaintiff would fee out a writ to remove defendant's acou out of the borough court, and Subpana out of chancery, and exhibit a bill and profeque the full, promifed to pay, Rebinf, Ent. 55.

by the clerk of the prochoudtary; in confideration that plaintiff would exemplify a judgment on verdict, he promised to pay the money laid out, and for the work and labour, Mroun Na. Mr. 58.

Like

Like assumpsit; in consideration that plaintiff would draw a declaration in covenant for desendant, he promised quantum meruit, Brownl. Red. 14.

In confideration that plaintiff would fue out a writ of fubpana out of thancery, defendant promifed to pay him the money laid out, and three shillings and four pence. for labour; and in confideration that the plaintiff would draw and exhibit a bill for defendant in chancery, and would folicit the cause there, defendant promised to pay plaintiff three shillings and fourpence for every term beyond the money laid out, Brownl, Red. 26.

In confideration that plaintiff, being a clerk of the upper bench, would file bail for one A. B. defendant promifed to pay the money laid out for fees; and in confident ration that plaintiff would sue out a latitat for R. against W. defendant promised to pay plaintiff five shillings and one penny for the same, Brown, Red. 21.

By administrator against executor; in consideration that intestate, being an attorney of C. B. would due out an original writ out of chancery for L. against Mr the reflator promifed to pay as well the money laid out as the money for fees and three other like offumpfits, Brown's Meth. 9.

By an attorney for tees and foliciting, to pay all fuch fums as he had expended, Leve

Ent. 23. 2, Mod. Intr. 57.

By the clerk of the clerks of the crown, for fees, Read's Dec. 34.

2. To RENDER SERVICES, PERFORM WORKS, and to SERVE and EMPLOY. (See Auctioneers and Services done, ante.) (34)

Vot. 11.

Page 100. Declaration for ner making application to mortgagee of certain premiles, who had brought an action and ejectment in the exchequer, to permit plaintiff to remain. in possession according to promise, whereby, &c. special damage: plainriff in the action recovered, and execution was fued out, &c.; and for deceiving plaintiff by representing that the mortgages or his agent would permit plaintiff, &c. (See Assumpsit relating to Lands, &c.)

528. Declaration in B. R. on a special agreement made between plaintiffs, who were owners of certain oyster. " grounds in the ille of Sheppey, and defendant, that we defendant should dredge and pick the oysters in their oyster-ground during the season, for certain wages, - 5 and that he should not depart from his work without we leave, against defendant, for departing before the end of the leafon without leaves file at

318. Declaration at the fuit of an attorney, for the plaintiff in in the original action, against the defendant in fuch action, for the colls of fuit, which defendant pro-namiled to pay the present plaintist in case he would cause plaintiff in the original action to compromise رُبِ لا يَجْرُ الْمُبْلِمُ مِنْ إِنْ الْمُنْ الْمِنْ الْمُنْ الْمُنْ اللَّهِ مِنْ اللَّهِ مِنْ اللَّهِ اللَّه الل the fuit.

327. Declaration by an attorney; in confideration he revealed bring a cause in chancery on to a hearing, defendant promiled to pay his charges on a day certain

Vot. II.

don against defendant, a furveyor, for not surveying an estate belonging to the company, and making a plan thereof according to his promise, and for which they had paid him in part a large sum of money.

(See Assumption against Architects, &c. ante.)

had been retained as a plaisserer to do some business within a certain space of sime; he employed detendant to no a part of such business within a certain time; defendant began, but resuled to finish; per qual plaintist was obliged to employ others at a much greater expense. (See Architects, Builders, &c. ante.)

of men of war, who agreed to exchange their fituations with each other, on condition that defendant should pay plaintist a sum of money if the ship which plaintist was to give up in favour of defendant should be in commission for a certain space of time, with a proviso, that if the ship which defendant was to quit to plaintist should remain also in commission the agreement was then to be void: the ship which plaintist quitted remained in commission, and defendant's ship said up in ordinary; desendant paid part of the money, but resules to discharge the balance.

liver same cattle (which he had bought) that word definition on the tenants of desendant to the tenants again, desendant promised to pay for the same, and allow for one which died in plaintist's possession.

Several Counts.

Declaration in B. R. on a promise to pay plaintist, a sukceon, if he would go on with the care of a poor boy who had fallen under the wheels of a waggon.

plaintiff if he would enter into holy orders he would make him curate of the church of which he was rector; plaintiff entered into holy orders, and was entarte for a short time, when defendant turned him out, &c. Special damage.

Declaration against an AGENT to insure, who had insured plaintist's interest in a ship upon less beneficial terms than he ought and might have done, by insuring one thousand pounds; and although desendant knew that the fleet from Jamaica was to sail with convoy, he only insured one hundred pounds at sisteen pounds fifteen shillings premium, and the remainder at twenty-fix pounds five shillings, ten pounds of which to be returned if the ship sailed with convoy and arrived. 2d Count, for not insuring at Mall Bay in Ireland for what had been uninsured, unless to the amount of one thousand five hundred.

" pounds,

Vota . 11.		PRECIDENTS ASSOCIATED
Page mounds which	history of College to be well a marine	REFORTERS, ACC.
of plaintiff's	th was not fufficient to cover the amount interest, which was two thousand seven	•
nity as to the	nds, whereby plaintiff lost his indem-	
indemnity for	r the remaining two thousand fix hun-	-
dred nounds	and the one hundred pounds first in-	, 1
fired deducts	d. (See Negligence, &c.)	,
Par Declaration and	infi a broker, for not entering goods at	
the custom-h	nouse for exportation, though he had	
	ntiffs with the duty, whereby they were	ı
	eral Counts. (See Negligence, &c.)	
540. Declaration in the	he palace cou t, at the fuit of a sheriff's	į
officer, on to	ectal assumpsit: in consideration plaine.	
	more than ordinary endeavours to ar-	<b>,</b>
	erson at defendanc's suit, he promised to	•
	guineas; plaintiff did arreit, but de-	4
342. fendant refuß	d, &c. with opinion and cases whe	,
	ideration be legal.	*
	confideration plaintiff would deliver up 🐇	•
	writings, &c. belonging to P. which	
plaintiff deta	fined as a fecurity for a debt due to him.	ı
from plaintiff	f, defendant undertook to see him paid. 📉	1
(See Respecti	ng Securities, post.)	
546. Declaration by	original against executer; in considera-	•
tion that, pla	untiff had lent defendant's tellator fe-	<b>)</b>
venty pounds	; testator promised to make a mortgage or pay him the money, but did neither.	4
to plaintiff,	or pay him the money, but did neither.	
	ng securities, ref.)	'
Declaration; in confi	ideration plaintist (an afterney of B. R.)	
would procure J. S	to purchase describant's place of so-	Company of the second
condary of the Pou	ltry Compter in Lundon, defendant pro-	5 SAL 10
miled to pay plaint	ist one hundred pounds.	Mor. Pr. 196
Declaration; in conic	deration plaintiff would bring a cause in	
	ng, defendant promifed plaintiff to pay	Ibid. 203
Pro- 1 to the form	day certain, S. P. Pl. Aff. 1303	2000, 2004
For not outlding for	plaintiff an house in a fabiliantial and	Practical Control of the Control of
formating flight on	er, but on the contrary building the	2. 我就是我们的人。 2. 我们就是我们的人们的人们的人们的人们的人们的人们的人们的人们的人们的人们的人们们的人们们
	d disworkingliske manifest Contracty	Zbid. 188.
agreement,	riot of defendant, who promifed to keep	
	months, but did not,	Ibid. 204
Declaration by an att	orney against a limner, for not drawing	
plaintiff's picture l	ike him, according to his undertak-	A Land Control of the
ing,		1002 PW AR 102
Declaration in B. R.	in affirmfit to take up calles of brandy	
in one cellar and la	y them gown in another; breach, that	and the contract of the contract of
defendant fo neglise	nely managed the laid calks, that for	With the second second
want of good care	one of them was knowed, and a great	
quantity of the bra	indy spilled,	Raym. 163, N. Ed.
Declaration on an agr	eement to make a Reeping vat for the	
making of foap in	an artificial and workmanlike man-	
ner,	The state of the s	Mod. Est. 170
Vor. II.		Decla-

PRECEDENTS in BOOKS of PRACTICE, REPORTERS, &c.

Declaration on a special agreement to pay plaintist a sum of money, or to render the body of S. B. to prison, Assumptive to pay plaintist two pounds per cent. to procure a purchasor of the plaintist's place of surveyor of the baggage of the port of London. (This is a bad consideration, and contrary to the statute against the sale of osices,)

Declaration on a promise to pay money on a wager,

2. Ld. Raym. 139

1. Wilf. Rep. 133. b. 1. Mod. Ent. 186

3. To Serve and Employ, and on Contracts relating to Masters and Servants. (34)

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507.

Page Declaration in the county of the city of Norwich against a jervant, for leaving his place before the expiration of the time for which plaintiff hired him,

and without giving plaintiff warning, 2d Count, quitting without warning. 3d Count, on the re-

tainer as a yearly fervant, quitting, &c.

forty pounds with her fon, as an apprentice (clerk), assigned over by another MASTER (an attorney) to defendant (an attorney), he promised to return her twenty pounds of the money in case her son did not stay with him three years; plaintist son did not stay, and desendant resuled, &c. (See Assumption Repay Money, past, and against Attornes, ante.)

dertook to serve plaintiff for a limited time, and not to enter into the service of another person. breaches, till, that he quitted plaintiff's service; 2d, on the statute, that he worked for another person. (See Action

on Statutes disamplet.)

Declaration in the court of record, Whitechapel, on a special agreement; defendant hired in the coal and scavenger business for a month certain quitted before, whereby plaintiff lost the use of his carts and horses. Special damage.

prindfones at plaintiff's quarries for a year certain; defendance deserted their work before the expiration of the term, whereby plaintiff had several grind-stones seft on his hands, and lost the freight thereof in a ship he had retained to transport them.

Declaration in B. R. on a special agreement made befive n plaintiffs, who were owners of certain oystergrounds in the isle of Sheppey, and desendant, that desendant should dredge and pick the oysters in their oyster-grounds during the scaled, for certain wages,

IN THE CIVIL DIVISION. Voi. Precedents in Л. Books of PRACTICE Page KEPORTERS, &C and that he should not depart from his work without leave, against defendant, for departing before the end of the season without leave. 533. Declaration; in confideration of plaintiff's entering into defendant's fervice and going abroad, defendant undertook, in case he discharged her abroad, to pay her passage back. Vol. III. Page. 26. Declaration by master against his journeyman, for so carelessly making one hundred coombs of barley into malt that he spoiled the same. Declaration by a coachman, for driving a stage, against the master, for the remainder of his wages, part of it being paid, Declaration against an executor; in consideration the plaintiff had served the testator, testator undertook to provide for him in a plentiful manner, and ofe him as 1. Mod. Ent. 116 his own fon, Declaration in a borough court against a servant in a silk manusactory, for absenting herself from plaintiff's service before the expiration of the term agreed ou, 5. Of NECESSARIES. (See Services, &cc. done, ante.) (35) Vol. J, Page two thips; plaintiff had farmilled one of the failors necessaries, for which the failor had given a draft on defendant on account of the wages that might become

261. Declaration by original, payee against drawer, owner of

due in case he should go in the Attempt or Anda-.

Vor. III.

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62. Declaration in indebitatus assumpsit for necessaries found for defendant's child, or third person, at defendant's request.

65. 68. For necessaries, Eg. found.

In consideration that plaintiss would permit I to be his guest until a certain day defendant undertook to pay plaintiff eight pounds, 1. Brown's Ent. 68. Quantitum meruit for the same, Brown's Me. 8.

In consideration that plaintiff would produce the illegitimate child of defendant to

be dieted and nursed, desendant promited to pay to much, &c. ; and in consideration that plaintiff had procured, &c. to be nurled for the space of one hundred and twelve weeks, at two shillings per week weekly, amounting to eleven pounds four shillings, defeate promised to pay the money, &c. 1. Brown 82.

In consideration that plaintiff would find sufficient meat, drink, washing, and lodging, for four children of defendant and a maid-servant, and would procure two of them to be instructed, promised to pay plaintiff quantum valurent, and what plaintiff should demand for the education of the children, Thomp. 11. Cl. Man. 62. For drink, and business done, Cl. Man. 89. For meat, 15. 137.

In confideration that plaintiff would undertake the care and tuition of defendant's for as his tutor in college, and should demand ninety-one pounds, defendant promised to pay as well the money demanded as so much for tuition as he should

deferve, Vidian, 12.

In confideration that plaintiff would receive into his house defendant's son, and instruct him in mulic, and would find him necessaries, promised to pay plaintiff for the keeping and learning of son, and sor necessaries, Rebins. Ent. 13.

Against husband and wife; in consideration that plaintist would receive into his house the wife whilst sole, and would find her meat, drink, and bed, she promised to

pay plaintiff quantum valerent, Brewnl. Red. 29.

In confideration that plaintiff would provide for defendant, then sheriff of the county of G. meat, drink, wine, and other necessaries, at the time of the assizes, defendant promised to pay for the same as much as W. paid when he was sheriff.

Hans. 2011

In confideration that plaintiff in his house would provide meat, drink, hedding, and fire, for fach persons as desendant should bring, he promised to pay every day for meat and drink hapence, for bed one penny, and fire eightpence, 3. Browns.

Plaintiff was keeper of the prison of the county of B. and had the custody of the prisoner's and defendant being a prisoner there, in consideration that plaintiff would provide fulficient meat, drink, and bedding for defendant, he undertook to

pay plaintiff to muchi, ce, 1. Brown's Ent. 10.

In confideration that plaintiff, keeper of the Gate-House Prison, would find defendant inflicient mear, drink, and helding, whilst he should be a prisoner there, defendant undertook to pay plaintiff twenty one shillings weekly, viz. twelve-pence for diamer and supper, and twelve-pence for bed every night, Browns. Red. 10.

By executor; testator, at defendant's request, received the son of S. and defendant's country to be a guest with testator till, Se. and thereupon twelve pounds became due to testator; in consideration whereof defendant promised to pay on request.

If S, did not on a day certain, Mod. Int. 8. Cl. Man. 133.

By administrator against a student in the university of Oxford, for meat and dring found, &c. by the intestate and defendant, Clift. 49.

By objections of a college against the father of a student, for meat and drink found for the lon, Ib. 50

In confideration that plaintiff would receive into his inn in London two geldings of defendant to be kept in the Rable with hay, oats, and other necessaries, defendant promited to pay quentual sear years, gelding was kept there for eighteen days, and the other one hundred and twenty. J. Brown. 47.

6. In DEFAUET OF A THIRD PERSON. (See Forbearance and Scryice done and (36)

Vota

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who had fold goods to a their perfor, wouldness, the performance of th

Not. II. Poge

that though plaintiff was ready to allow, defendant would not pay.

410. Declaration in the palace court against defendant, who, in confideration plaintiff would not enter up judgment on a warrant of actorney against one A.B. who had, made default in paying the money, promised to pay, or render the body. (See Forbearance, ante.) ...

429. Declaration in B. R; in consideration that plaintiff would forbear to diffrain the goods of J. S. his tenant, for rent arrear, defendant, who had cattle on the premises which he was about to sell, undertook to pay the rent then due, and what should become due at

Midsummer. 2d Count, stating J. S. to be tenant 430. for a year and a half, at thirty-two pounds ten shillings, and that forty-eight pounds fifteen shillings,

was due for one year and half rent; 3d Count, that 431. plaintiff intended to distrain by his two bailiffs, naming them. (See Porbearance, and Landlord and Tenant, ante.)

\$27. Declaration in B R. on a promise in writing (which was a promissory note not negociable) to pay the debt of another, in consideration of forbearance generally in 428. the 1st Count. 2d, on forbearance for a month \$ with an opinion as to declaring on fuch a promile, to take it out of the statue. (See Forbearance, ante.)

1423. Declaration by original; in confideration that plaintiff. would forbear to iffue an attachment, pursuant to a rule. obtained on the master's allocatur in the original cause, to set aside the interlocutory judgment for irre-

gularity, the defendants undertook. 2d Count, state 4.24. ing, that defendants had paid him five quineas in part. payment, and in confideration of forbearance to iffue

the attachment for the remainder undertook, &c." M42. 3d Count, in confideration, &c. would pay the remainder of the costs the latter and of the week of (See.) Forbearange, ante.).

33. Declaration in Ball in confideration plaintiff would perfon of his goods and effects, which had been taken in execution at plaintiff fuicible and execution at plaintiff fuicible and execution at the fuit deat and interior, provides and effect illued at the fuit of the crown for three months, and a fossiciency was left in his hands to fatisfy the debt.

55. Declaration in B. R. on several promises made by de-

fendant to plaintiff, that if plaintiff would sopply his fon wish sould had followed to be because in B. R. on a paintife by detendant to see plaintiff paid for business done for another as a followed citor and attorney. 2d Count, on the retainer.

Declaration in B. R. by furviving partners, in writing to parene declaration and A same sof Country

	PRECEDENTS in BOOKS of PRACTICE, REPORTERS, &C.
Declaration; in confideration plaintiff would coptinue to board was third person, who then owed plaintiff fixty shillings, de- lendant promised to pay the fixty shillings, and any other sum that should become due for board, not exceeding ten	,
pounds.	Pl. Aff. 139
though the third person paid part, defendant resused to pay	Ibid. 130
pany, and gave a note to plaintiff to entitle him to thirty- lour fhillings from the faid company, who gave the note to the plaintiff for a debt he owed her; and defendant promifed plaintiff if the would keep the note till such a time, he would exchange it for money. 2d Count, on a promife to cash	
the note, ecc. if plaintiff should then have the custody of it. In consideration plaintiff would bring the cause of a third per- fon to a hearing in chancery, defendant promised to pay him all charges before such a day. 2d Count, on a pro-	Ibid. 133
millory note:  I would board a third person that owed	Ibid. 150
board as far as ten pounds, S. P. Pl. Aff. 139.	Mor. Pr. 215
for defendant's brother; and in confideration that plaintiff in larger for defendant against T. defendant promised to pay and fees due in his brother's fait, within ten days Wi. Entr. 35.	vould procure a writ of the money said out.
Against an executor, where testator undertook to pay plaintiff dizes by him sold to a stranger at the request of a third per the for of desendant, being indebted to plaintist and plain pounds, part of the debt on bond in which plaintist was bounded in that plaintist would show to desendant the said by	fon, Robinf. Ent. 27. In nriff paid for R. twenty and with R.; and in con- bond, he undertook to
per certain sums of money which R, then owed, on request in consideration that plaintiff would lend J. and A. twenty defendant undertook to pay them with interest, on recommends if J. and A. did not it. Brown: Ent. 31.  In consideration that plaintiff had sold to E. the daughter of o	pounds for fix months, well- at the end of fix defendant, divers goods
at certain prices, and had demanded the money from her, bay on requelt, i. Brown, Est. 47.  Like confideration for clothes fold to fon of perendant, at his realizable papers and defendant for the debt of another, in conwould fell to the other a woollen cloth, and would give his	quen, woa, imran, 22. fideration that plaintiff
In confideration what plaintif would trult sthird erfor for promised so pay were ordered in not sold. The promised so pay were ordered in the sold in the promise of defendant, was indebted to plaintiff in thirty fideration plaintiff would lend 1. fixty thillings, and for paid by plaintiff, defendant undertook to pay money on re	y shillings; and in con- three shillings in hand
paid by plaintiff, delendant undertook to pay money on resident and certains it Browns Entracts	Plaintiff

Plaintiff, at the request of defendant, fold J. one hundred and fixty sheep for fixty-two pounds, to be paid on a day certain, in confideration whereof defendant in error took to pay money on request, after the day, if J. did not pay at the day, Tromp. 19.

E. the fon of defendant, was indebted to plaintiff in two hundred pounds; and in confideration that plaintiff would lend defendant two hundred pounds for three months, defendant undertook to pay plaintiff two hundred marks every year for three years, in fatisfaction of two hundred pounds which the fon owed plaintiff.

Robinf. Ent. 104.

Desendant's father was indebted to plaintiff in thirty-one pounds on bond; in confideration that plaintiff had given desendant a sugar-loaf, he undertook to pay plaintiff the whole debt of his father, Hans. 46. Like by the father for the son, Brown's Vo. Me. 5.

In consideration plaintiss, at the instance of desendant, would sell G, wares to the value of twenty pounds, to be paid at a certain day, desendant undertook to pay the money for G, at the day, if G, did not pay for them, Pl. Gen. 27.

Plaintiff was bound for defendant in a bond for payment of thirty-four pounds at a day certain; in confideration plaintiff would pay the money at the day, defendant undertook to pay as well the money on the bond as the debt which the father of the defendant owed plaintiff, Pl. Gen. 65.

Plaintiff fold D. four oxen for thirty-two pounds, to be paid on the delivery of them, whereof part was paid; defendant, in confideration that plaintiff would deliver Dethe oxen, undertook to pay in two days, Robinf. Ent. 8.

Es the fon of defendant, and one S. were indebted for obtaining a pardon of the king for a felony committed by them; in confideration whereof, defendant undertook, to pay plaintiff forty-two pounds, if S. did not pay the same within one year, Brownl. Red. 281.

In confideration that plaintiff would procure W. a relation of defendant, to be difcharged from prison, defendant undertook to pay plaintiff such sum as he should lay out about it, Brown's Va. Me. 6.

In consideration plaintiff would discharge W. H: who was arrested at the suit of plaintiff, cut of the collody of the sheriff, defendant undertook to pay the debt. Read's Dec. 55. Brownl. Red. 87.

fin consideration that the plaintist would sell to the mother of desendant ten casks cades cervissi lupulat. desendant undertook, &c. Mo. Istran. 19.

In confideration plaintiff would lend one it one hundred thillings for three months, defendant undertook that he, with faid it and T. would be bound to plaintiff in ten pounds for the payment, Brown's Va. 1816. 3.

Plaintiff sub-constitute and entered for the substitute of the part of the plaintiff sub-constitute and the entered persons, being in arrear in W. of which defendant was constitute, and then all thing plaintiff in the collection of the said arrears, in consideration plaintiff would for bear from making a distress on divers persons then in arrear, defendant understook to pay such arrears at the next sellions of the peace, Brown's Va. Me. 14.

Against defendant, the brother of a perfon decoaled, who was indebted to plaintiff in forty pounds, to be paid on the day of marriage or death; and defendant promised to pay, if defendant could prove the cebt aforesaid on oath, Read's Dec. 54.

Defendant being a creditor of G. J. and L. G. they promited to pay plaintiff debt, in confideration of withdrawing his action against G. J. and L. G. out of the court of admiralty. G. Males.

the court of admiralty, Cl. Aff. \$4.

Assumpted by the form on the junear terms of disfindant's wife, on delivery of diverge goods for the mother to plaining, to be paid to the form in proportions when of age, Cl. Ass. 259.

For money lent to a third person, to be paid at a day certain, 2. Mod. Intran. 43.

J. was indebted to plaintiff in fixty pounds for wine fold, and because he was not punctual in his payment plaintiff related to fell him more wine; defendant, in confideration

confideration that plaintiff would fell more wine to J. at a price to be agreed upon, promised that plaintist should not lose by it one penny, 3. Brown 57. R, was bound to plaintiff in eighty pounds; and in confideration that plaintiff would accept twenty-one pounds in fatisfaction thereof, defendant promifed to pay, &c. 3. Brown!, 77. W. was indebted to plaintiff in account; and in confideration that plaintiff would difcharge him therefrom, defendant undertook to pay, &c. Wilk. 279. Plaintiff, at defendant's request, demised house and furniture to one C.; and defendant in confideration thereof, promised to pay rent if in arrear, Raft. Ent. 551. in confideration that plajetiff would fell to the brother of defendant wool for ten pounds, defendant promised to pay, Herne, 164. pounds; defendant promited to pay, Herne, 104. Against executor, where testator promited to pay plaintiff six pounds for water by him fold to a stranger, 9. Ca. 89. In confideration that plaintiff would permit J. then in custody at plaintiff's suit, to go at large, defendant undertook that he thould be forthcoming on a certain day, or that he would pay the debt and colds, 1. Brown b. Against the builiff of a liberty who arrested a person, and for a certain consideration undertook that he should appear at the day, or he would pay the debt, En les cara train Ent. 104. Action on state 23. Car. 2. made to prevent trivial and veximous suits, Brown's Va. Me. 48. Defendant was arrefled at plaintiff's fuit, and promifed to pay law charges, and give plaintiff a load of hay, 2. Mod Intran 63. Defendant promised to pay plaintiff a dert due to him for rent of a mill by S. in confideration plaintiff would forhear to the S. Brown!. Red. 87. Assumfit to pay the debr, is plaintiff would discharge one T. S. out of prison, Brown!, Red. 87. Carlo Carlo Agentica By executor against executor, on promise made by testator; defendant promised, in confideration plaintiff would forbear to tue, to pay the debt, Brown! Red. 88. In confideration that plaintiff s'executor would not pais the record of nist prins for Whe debt to be tried, and agree, to defendant all writings, and bills made to tellator, and give defendant a general release, defendant undertook to pay in two days; 3. Brown!. 92. Plaintiff being feifed of a vicarage donative gave it to defendant, a clerk, whom the afterwards, for feveral trespasses, procured to he arrested on a latitat; and defendant in confideration that plaintill would forbear from some suits, promised to furrender the vicarage at a certain day, Herne, 116. Forbearance of fuit, for a debt fued fon before day of payment thereof, ordered by arbitrators. Reg. 171.

Mumpfit against H and J. his wife, of former huband, who died indebted to plaintiff and intelfate, being possessed of an interest in a term in reversion after his wheath, and administration was committed to defendant if I, in consideration that plaintiff would forbear to fue, promised to pay fixty pounds within four years when the term should come into his hands, Henrie, 69, Plaintiff intending to the defendant, executor, for legacy unpaid, defendant, in constderation that plaintiff would forbear to fue, and would accept fecurity for the payment of eight pounds for interest and five pounds borrowed, promised to pay the legacy on a day certain. Herne, 70. in was enacted; that defendant frould be on a ged with his debts, and lands were fold by commissioners in failure of payment, defendant, in consideration that

plaintiff would not prove the debt before communicipens, but would forbear for a short time, promited to pay on requell. See Line 4. Frainciff demiled to B. 4 house, and distrained the goods in the shop for rent arrear; descendant claimed the water by an extent, and in confideration that plaintiff would

permit.

permit the wares distrained to remain on the premises till a certain hour, then to be appraised by indifferent persons, he promised that he should be satisfied, or the goods returned, but before appraisement they were carried off, 3. Browns. 57.

7. On WAGERS, and to Pay Money in Consideration of Money Won at Play. (See Bovey v. Castlemain, t. Raym. 69. Hard's Cate, Salk. 23. where indebitatus assumplit will not lie for a Wager.) 2. Feigned Issues. (37)

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had become bail for B. in a cause then depending in the marshalsea court; plea; verdict for plaintiff.

102. Declaration in B. R. by the survivor of two against the administrator of the other in assumption, upon a wager of one thousand pounds who should live the longer.

103. 21 Count, on a promise that the executors of the per-

fon dying first should pay the survivor; with the solicitor general's opinion, and cases on wagers; pleas thereto; non assumptit by testator. 2d, Plene administrator. 3d, Plene administrator practer, several bond debts to desendant's self and others due to desendant on simple contract, and sive pounds assets, which is insufficient to satisfy them;

104,105 with opinions on the manner of pleading superior debts.

107. General indebitatus assumpsit in B. R. by winner against loser at a game called pitch-halfpenny, for nine pounds nineteen shillings and sixpence, the original sum lost being sixteen pounds and upwards, 9. Ann.

108. c. 14. f. 2.; with opinion and cales on money loft

at play.

S. T. had before a certain time bought a waggon, and one shilling deposited, 3. Term. Rep. 603. Good v. Elliott.

110. Declaration in B. R. on a wager on a cock match; with opinion and case thereon.

Newmarket of four hundred guineas to two bundred pounds, if the horses T, and P. should not be ready to run on a certain day, and win against two other

112. horses M. and M.; with opinion thereon.

113. Declaration in assumblet in B.R. on an agreement to make stakes good on a wager concerning the trotting of a horse a certain space, to carry a certain weight, or forseit eight guineas:

- 115. Declaration in B. R. on a wager at a horse-race.

note in B. R. on a wager respecting the duty on hops, if Count, consideration executory, 2d County executory, 2d County

	PRECEDENTS in Books of Practice, Reporters, &c.
Destaurtion in in Market by animal in R R on a guarer	KELL OIL SERVICE OF WAY
Declaration in affumpsit by original in B. R. on a avager	
respecting the Newmarket carriage race.	
Declaration by original on a wager, whether Sir H. Har-	
bord, bart, would be called to the house of peers.	
Declaration in astumpsit by original, for money won at	
eards, at the fuit of the winner against the loser, for	
mine pounds nineteen shillings and fixpence (Sie	
ante, 107, 108.); will opinion.	
Declaration in the county court of Lancaster by justices,	,
for two pounds two shillings won on a bet of bowls of	•
two to one, play or pay; conclusion.	
Declaration by winner against loser, for money won at a	
game of cards called whilt.	
Declaration in C. B. by winner against loser, for nine	
pounds nineteen shilling, and sixpence lost at cards;	
with the Cales.	
Declaration for money won on a bet at a horse-race.	
Deslaration, where plaintiff, with several other persons,	
agreed to subscribe one hundred guineas cach, to be	
run for hy fillies or colts, half forfeit, one to be nam-	
ed by each subscriber; defendant, in consideration the	
plaintiff would permit him to name one for him, and	l ,
take the winnings, promifed to fland to the long; the	•
defendant named a filly, but drew her, whereby he	•
became liable to pay the forfeit, but not paying it,	•
plaintiff was obliged to do it; with an opinion as to	
the legality of this contract.	
relargation for a wager, that the owner of a house wherein	1
Blaintiff dwelt had promited the defendant's wife the re-	•
fulal or field offer of buying the fame,	- Mor. Pr. 192
reclaration on a wager concerning the weight of hogs, 20	
Count upon a wager concerning the weight of some hogs	, e
plaintiff's mare against desendant's and four guineas,	Pl. Aff. 97
In combineration plaintiff had paid five guineas, defend in	t
promited to pay plaintiff twenty pounds if he married in fi	×
companies, and one hundred pounds if he never married,	- Ibid. 143
Declaration in special . Jumphi for a wager won on a marriage	
of Count, hery guineas to hery, of which one was depolice	d a
on either side ithat plaintiff would marry in a quarter of	a
year. 2d Count, open a wager of atty guineas to nines,	<b>7.</b>
Count fathe as first, that plaintiff would marry in twelve	re 🕠
months	- Ibid. 216
Leclaration on a promite to pay money on a cuager,	- Ibid. 168
Declarations in consideration of five thillings deposited by the	he plaintiff to the use of
defendant in the took-pit, where two cocks were fighting	. defendant underrook
to pay plaintiff ign pounds if fuch a cock beat another,	Vi. Ent. 98.
The wager concerning worghing claim, Ibid. 1 to.	<b>u</b>
a wager between plaintiff and delendant, whether or t	not the shop door of a
person was not their forther plaintiff, a bailiff, could not	enter to execute a war-
Fint delivered to him to sureh the goods by proces, out	of a county court where
A relie plaint was levied, z. Brown to	
IN SECTION CONTRACTOR OF A CO	∞ <sup>°</sup> Ωn

On a wager about performing a journey on foot; in confideration plaintiff would deliver to W. eighty shillings to defendant's use, if plaintiff did not perform a jour w ney from his own house to M. in such a day, the defendant undertook to pay plaintiffs nineteen pounds fifteen shillings upon his return, if he did perform it, Ro. Ent. 29. On a horse-race, 2. Mod. Intr. 49. Herne, 176. On a shooting. match, Ra. Ent. 63. Herne, 176.

On a wager to carry seven quarters of barley in a cart with horses from the top to the bottom of a hill before such a day, or pay plaintiff eight pounds; defendant? paid two shillings and sixpence, and undertook to make it up eight pounds it

plaintiff should carry, &c. Bro. Red. 29.

On a wager, if such a city should be in the hands of the duke of Savoy before such a day, Bro. Met. 2.

On the game of hazard; defendant undertook to pay such sums as he should get at the same play; and the plaintiff got thirty pounds, which defendant had not paid; Bro. Met. 292. Vent. 175.

On a WAGER at wreftling, Herne, 79.

On a wager concerning ejecting plaintist out of lands, 3. Brown! 62.

2. FEIGNED, Issues. Vol. Precedents in BOOKS of PRACTICE. Page REPORTERS, &C. 121. Figued iffue to try a right of common in respect of plaintiff's freehold and copyhold estates on certain waste grounds inclosed by act of parliament, brought by a claimant against one of the commissioners for inclosing, by virtue of a clause in the said act; pleas. 122. 123. Feigned iffue in C. B. between the corporation of Poole and an householder within the borough, respecting. 124. his right of common in the corporation lands, 128. Feigned issue in B. R. to try whether the rights of certain persons claiming common were extinguished by. an act of parliament for dividing and inclosing, &c. 17 plea thereto. 131. Feigned issue in the palace court, to try whether defendaut had ever become bail for one H. M. in another 132,133. action; plea; venire fucias; postea. 133. Feigned issue by original, to try whether any and what confideration had been paid for certain promissory notes and a warrant of attorney; plea. 134. 135. Feigned iffue out of chancery in C. B. devifavit wel non of freehold and leasehold estates; pleathereto. -137. Feigned issue in the exchequer of pleas, viz. damnificatus wel non prater, fo much by taking and holding a wrongful possession of plaintist's house; plea there-138. 138. Feigned issue to try, on a commission of bankruntcy.

thereto. Declaration in assumpsit on a seigned issue touching a modus decimandi; plea, admitting the affumpfit, and traverling plaintiff's allegation; replication, and issue,

whether defendant owed the plaintiff one hundred pounds at the time of issuing the commission; please

PRECEDENTS IN

	BOOKS of PRACTICE.
	REPORTERS, &c.
Declaration on a friqued issue, bankrupt wel non directed out of the court of chancery,  Declaration and pleadings in a seigned issue directed out of	Pl. Afl. 100
chancery, concerning a partnership. 1th. Whether plaintiff had not paid more money in the partnership than he had beceived. 2d. Whether desendant's intestate was indebted to plaintiff on the partnership account.  Thus put of chancery to settle a difference between an execu-	
is tor and the donec of tellator of certain exchequer tallies,	
by order in writing,	- Ibid. B5
flue out of chancery concerning a partnership,	- Ibid. 66
Feigned iffue to try whether defendant had received money	
out of a partnership,	1. Mod. Ent. 139
payment within the intent of the act of oblivion; with an a good payment; and demurrer thereto, 2. Saund. 277. How three reigned iffues out of chancery, to the the value of two manors, 2. Mo. Inter 68.	verment, that it was inf. 130. a perional estate and
On a feigned iffue to try a title at common law to a sheep-fold on an issue directed out of the court of the duchy of Lancas king's bench, concerning lead mines belonging to a manor has Bro. Red. 114.	ter, to be tried in the
On a fergued rifue out of chancery, whether it was agreed be plaintiff, it is a bond, that E. should not pay more the condition of the bond should not be performed, 2. Brown a feigued issue to settle a difference concerning a partner shi concerning exchange tallies, between an executor and a legal	than five pounds if wn. 8.  p, Lills, 45 48.66.

## On Contracts relating to Persons.

War.

1. To Account.
2. To REPAY Money.

Fage 2.
13. Count for not accounting for skins delivered to defendant to diese into leather, which were destroyed, together with desondant's factory, by fire. (See the Declaration and other Counts, with Opinion. Assumption concerning, Sale, &c. of Goods, &c. ante, 111. 5th Louist.)

peclaration in B. R. for not selling and accounting for goods delivered to defendant to sell for plaintiff, and for description to deduct a sum of money out of the money arising from the sale of them due from plaintiff to himself. (see Bailges for various Purpoles.)

1338. Declaration in the county of the city of Coventry against huband and surfe, administrative of a factor, to account for money arising from goods delivered to the

intestato

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PRECEDENTS in BOOKS OF PRACTICE. REPORTERS, &c.

intestate by the principal. (See Affumpfit against Factors, ante.)

349. Declaration against a sactor, for not rendering an account. (See Assumplit against Eactors, ant:.)

482. Declaration in B. R. by an administrator, whose intestate had delivered to defendant a fet of bills of exchange to negociate for him, on a promise to account, against defendant, for receiving the money and not accounting.

483. Declaration in B. R. for not accounting for the profit of plaintiff's farm, which plaintiff ent usted to his care, &c. according to promise, but rendering a salse ac-

484. Declaration for not accounting for a piece of cloth delivered by plaintiff to defendant to fell.

484. Prie ipe for declaration by original, for not accounting to plaintiff for the produce of goods delivered to defendant for fale in foreign parts.

486. Declaration for not rendering an account of timber, or of the money arising from the sale thereof, configued by the plaintiff to the defendant to be fold by commission. 1st Count, to fell. 2d, to fell by commission.

Declaration for not returning plaintiff a note which he deposited in defendant's custody, who undertook to be accountable for the same,

Declaration in case on a special promise to sell wines delivered to him by the plaintiff, or to return the same, or be accountable; plea, non affumpfit,

Declaration for three promissory notes delivered to defendant by plaintiff, to receive of a person for him in France, as: defendant was then failing for France, and promifed to be accountable for the faid notes,

Mor. Pr. 198

2. R. P. C. B. 174

Pl. Aff. 59

Plaintiff was indebted to defendant and others in two hundred and thirty-three pounds, and was leifed and possessed of messuages and goods of the value of four hundred pounds; in confideration that plaintiff would become bound to defendant in a statute staple for five hundred pounds, and would permit them to extend the premises thereon, defendant undertook to render an account of premifes, or pay plaintiff one thousand pounds, 1. Brown's Ent. 48.

In consideration that plaintiffs would retain defendant for their factor, to sell slaves and divers commodities at Virginia, he promifed to give a just account of the pro-

fits of the voyage, &c. Brozun's Va. Me. 70;

In confideration that plaintiff thould pay to defendant several pieces of hammered filver morey, being the coin of this realing amounting in outsider and tale to three hundred pounds, he promised to pay plaintiff three hundred pounds in new milled filver English money, and four pounds ten shillings for every one hundred pounds for interest, or as a consideration, at the end of eight montas. This is not ulury; and judgment for plaintiff, i. Lur. 271.

#### 2. To REPAY MONEY.

PRECEDENTS in BOOKS of PRACTICE, REPORTERS, &c.

Declaration for not taking back an unfound horse, and repaying the purchase money, according to agree-

Declaration by original, not paying back part of an apprentice or clerk's fee, agreed to be returned in cafe apprentice did not continue such a term with the

mafter to whom he had be n assigned.

ton, Declaration in C.B.; plaintiff had paid forty pounds with her fon as an apprentice (clerk), assigned over by another master (an attorney) to defendant (an atsomey); he promited to return ber twenty pounds in safe her fon did not stay with him three years; her Top did not flay, and defendant refused, &c. (See Affinish to Serve and Employ, and against Attornice, &c. onic.)

Declaration of internal; plaintiff bought three horles of defendant who promised, upon their not being liked after a reasonable trial, to take them back and repay plantiff the money he gave for them, deducting one gomes therefrom i plaintiff returned one horse, and defendant resuled to repay.

16. Declaration in B. R. on a special agreement; defendant being indebted to plaintiff in two hundred and ninety pounds, settled accounts, and agreed to give his note for one sundred pounds; and defendant being posleffed of part of a thip, another one hundred pounds was to remain on the thip, and plaintiff was to run read the mener to continue as lent on bottom-te and defendant to allow plaintiff aftern pounds the for that one hundred pounds, and to repay all money paid by plaintiff in infurance.

Declaration at the fait of administrator de bonis non, on a special promise to ceturn infurance money, if restitucon fhould be made by the Spaniards, who had taken

the this.

In confideration plainting has paid forty pounds with her fon is described as an apprentice, affigued over by another maders, desendant prompted to return plaintiff twenty pounds of the money. It exist her founded not stay with him there wears, plaintiff a found not stay with him that time, and indeed an required to return the twenty pounds, S. P.

scomes, mitator organized either to make plaintiff a moru-east of regay him the money, but did neither,

Pl. Aff. 140.

In consideration that plaintiff would pay defendant twenty pounds, defendant under took to pay the same to one S. to plaintiff's use, 1. Brown's Ent. 11.

In confideration that plaintiff, at the special instance of defendant, would pay him fifty pounds, defendant undertook to pay the money to W. to the use of Li 2. Brown's Ent. 5.

Asjumpsit to repay plaintiff, or his order, upon demand, with interest, one handred pounds received and borrowed of plaintiff; indebita'us affamplis for the fame,

Brown's Meth. 31.

Plaintiff, by his attorney, delivered to defendant money, who promifed that J. Mould pay to A. plaintiff's attorney, foreign money, and if J. should not pay, then the fendant would pay English money with expences, Rast. Ent. 10.

In confideration plaintiff would buy coals for use of desendant, undertook to repair

as much as plaintiff should pay for them, Brownl, Red. 85.

Plaintist paid to defendant twenty pounds on condition he would marry & S. within the year, then to keep it; if not, to repay it on request, Raft. Ent. 10.

Affampfit by vour, who fold plaintiff his finall tithes for five years for twenty two pounds, that if he did not continue to long, that vicar avoild repay plaintiff four pounds ten shillings for every year, Rrown. Red. 39.

In consideration plaintist would pay to defendant all sums which desendant, as his attorney, should expend in the profession of W. at the fair of plaintiff, on a bond and fees, defendant undertook, if he did not recover the fum, in writing, to pay the same to plaintiff out of his own money, Robing. Ent. 35.

- 2. To Indemnify. (See Indemnity, ante.) (39)
  - 3. To MARRY. (See Marriage, ante.) (40)
- 4. To Serve and Employ. (See Services, &c. ante.) (41)
- 5. To PERFORM WORKS and RENDER SERVICES. (See Services &c. ante.) (42)

# Respecting Securities. (43)

Vol. 11. Page

547. Declaration in B. R. by the affiguees or pankrupus. against an attorney, who had undertaken, in constderation that plaintiffs would deliver to one Sin T. W. D. certain annuity bonds, and other securities, which had been placed in the hands of the bankrupts by Sir T. W. D. as a fecurity for a debt of five thou-Tand pounds, due from him to them, that the faid our W. D. should either pay the delit, or redeliver the fecurities to the plaintiff, who did neither.

Declaration in B. R. against administratrix; in considera tion that testator would purchase an annuity, and had accepted and taken a fecurity for the payment, defend-

#### 2. To REPAY MONEY.

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PRECEDENTS in BOOKS of PRACTICES REPORTERS, &C.

Declaration for not taking back an unfound horse, and repaying the purchase money, according to agree-

big. Declaration by original, not paying back part of an apprentice or clerk's fee, agreed to be returned in cafe appressice did not continue such a term with the mailer to whom he had be n assigned

goy. Declaration in C.B.; plaintiff had paid forty pounds with her fon as an apprentice (clerk), assigned over by another maker (an attorney) to defendant (an attorney); he promited to return her twenty pounds in case her son did not stay with him thine years; her son did not stay, and defendant refused, &c. (See Affiampfit to Serve and Employ, and against Attormies, &c. unti

Vax." LIL Post

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3. Declaration by original, plaintiff bought three horses of defindant, who promised, upon their not being liked after a reasonable trial, to tuke ilem back and repay plaintiff the money he gave for them, deducting one guinea therefrom; plaintiff returned one horse, and defendant refused to repay

, 16. Declaration in B. R. on a special agreement; defendant being indebted to plaintiff in two handred and ninety pounds, lestled accounts, and agreed to give his note for one handred pounds; and detendant being polselfed of part of a ship, another one hundred pounds was to remain on the thip, and plaintiff was to run -lieute, and the money to continue as lent on bottomres, "A definitant, to allow, plaintiff filteen pounds per kent, the that one hundred pounds, and to repay all money, paid by plaintiff in infurance.

Declaration as the fuit of administrator de bonis non, on a special promise to return insurance money, if resticufor should be made by the Spaniards, who had taken

the this paid forty pounds with her for to desendant as an appropries, affigned over by another mighter a defendant promised to return plaintiff twenty pounds of the money in case her lon did not hay with him that time, and defendant refuled to return the twenty pounds, S. P.

comfidentier plaintiff had lent defendant's testator seventy sign, of repay him the money, but did nother,

Mor. Pr. 214

Pl. Ast. 140

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In consideration that plaintiff would pay defendant twenty pounds, defendant under took to pay the same to one S. to plaintiff's use, 1. Brown's Ent. 11.

In confideration that plaintiff, at the special instance of detendant, would pay him fifty pounds, defendant undertook to pay the money to W. to the use of L. Brown's Ent. 5.

Assumpsit to repay plaintiff, or his order, upon demand, with interest, one hundred pounds received and horrowed of plaintiff; indebitatus of impfit for the fame.

Brown's Meth. 31.

Plaintiff, by his attorney, delivered to defendant money, who promited that J. should pay to A. plaintiff's attorney, foreign money, and if J. should not pay, then defendant would pay English money with expenses, Raf. Ent. to

In confideration plaintiff would buy coals for use of defendant, undertook to repay

as much as plaintiff should pay for them, Brownl. Red. 85.

Plaintiff paid to defendant twenty pounds on condition he would marry S.S. within the year, then to keep it; if not, to repay it on requelt, Raft. Ent. 10.

Assumpte by vi ir, who fold plaintiff his small tithes for five years for twenty-two pounds, that if he did not continue so long, that view acould repay plaintiff four

pounds ten shillings for every year, Brown. Red. 39.

In consideration plaintist would pay to defendant all sums which desendant, as his attorney, should expend in the prosecution of W. at the suit of plaintist, on a hoad and sees, desendant undertook, if he did not recover the sum, in writing, to pay the same to plaintist out of his own money, Rebins. Ent. 35.

# 2. To Indemnity. (See Indemnity, ante.) (39)

# 3. To MARRY. (See Marriage, ante.) (40)

4. To SERVE and EMPLOY. (See Services, &c. ante.) (41)

5. To Perform Works and Render Services. &cc. ante.) (42)

# Respecting Securities. (43)

Vol. 11. Page

547. Declaration in B. R. by the assignees of bankrupts against an attorney, who had undertaken, in coolideration that plaintists would deliver to one Sir. I. W. D. certain annuity bonds, and other securities, which had been placed in the hands of the bankrupts by Sir T. W. D. as a security for a debt of sire thousand points, due from him to them, that the said Sir. I. W. D. should either pay the dest. or redeliver the securities to the plaintist, who did neither.

Declaration in B. R. against administratrix; in consideration that testator would purchase an annuity, and had accepted and taken a fewerty for the payment, detond-

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ant undertook to guarantee such payment, on condition that plaintiff would permit him to sue in his name.

284. Declaration; in confideration plaintiff would deliver up certain writings detained by plaintiff as a *Jecurity* to B, who was indebted to plaintiff, defendant promised to pay the debt. (See Bailees for various Purposes, ante.)

Declaration by original against executor; in consideration plaintist had lent defendant's testator seventy pounds, testator promised either to make a mortgage to plaintist,

, or to pay him the money.

Declaration against assignees of a bankrupt, on an agreement with plaintist, one of bankrupt's creditors, to pay plaintist so much in the pound upon his demand, out of money to be recovered against a debtor to bankrupt, in consideration of plaintist's giving up a deed by which bankrupt had assigned the debt to plaintist. Several Counts.

On Equitable and Moral Obligations, and on Considerations Not Classed, or reducible to any of the foregoing Heads, (See Forbearance, and Assumption Default of a Third Person, ante.) (44)

Vot.

Page

4.6. Declaration against the agent of the purchasor of an estate, who attended him to pay for it, and the purchaser paid part in Mosney post bills, which plaintiff accepted, on desendant's promise, that is they were not duly paid he would make them cash: breath, that they were dishonoured, but desendant resused to take them up.

od Count states, that the defendant himself gave the bills; part payment to plaintiff. 3d, that they were returned dishonoured to defendant, who promised to pay principal, and interest till paid, in consideration of

forbearance: (See Porbearance, ante.)

who was a conflable of the parifly, would forbear to offer himself to contract for conveying vagabonds, &cunder 17. Geo. 2 6. 6. 16. defendant, who was also a contract, undertook to allow plaintiff twenty pounds per advant it he had the contract.

their note to defendants, they promited to provide money for the payment of it when it became due a note was negociated, but defendants did not provide, are, for the payment of it, per qued plaintiffs was

obliged to pay.

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- Page
  1. Declaration in B. R. for money promised as an apprentice fee.
- 2. Declaration for not paying plaintiff the drawback on cyder.
- 3, 4, 5, 6. Declaration in B. R. on a special agreement; defendant being indebted to plaintiff in two hundred and ninety pounds settled accounts, and agreed to give his note for one hundred pounds; and defendant being possessed of a ship, another one hundred pounds was to remain on the ship, and plaintiff was to run the risque, and the money to continue as lent on the bottomiee, and desendant to allow plaintiff sisteen pounds per cent. for that one hundred pounds, and to repay all money paid by plaintiff in insurance.

6. Declaration in B. R. for not paying plaintiff half the expence of a party-wall between their houses, by put-

ting in rafters, beams, and other timbers.

8. Declaration in the palace court; plaintiff let his boat to bire to defendant to bring some managany which was on board a ship run on shore; defendant told plaintiff that the said managany could be legally brought on shore; but defendant not having procured the certificate for its being landed, the managany and boat were seized, &c.

11. Declaration in B. R. for not fulfilling his agreement with respect to the paying his share of the expences of a certain action which had been brought by one A. B. against plaintiff, which the defendant, with several other persons, agreed should be defended, and the expences paid in proportion to their shares in a marsh.

14. Declaration in B. R. against the principal coal-meters of London, for not finding the deputy coal-meters on board ships which were arrived in the port of L. with coals, by which they were detained for a long time. (This is in Tort.)

15. Declaration by original against plaintiff, for not sulfilling an agreement whereby he was to give up his trade of a pawnbroker to detendant, on defendant's paying for

the Hoch in trade.

17. Declaration against the grandfather of an orphan, which he put apprentice to the plaintiff as a milliner, and stipulated to bind her by indenture for three years, and to give a fee, in consideration of plaintiff's maintaining her and teaching her the business: breach, that the defendant took the apprentice away at the end of one year, and resuled to bind her by indenture or to pay the fee, by which the plaintiff lost the orphan's services, and also the chance of another apprentice, with the fee;

with opinion when to declare generally and when spe-

cially

Declaration by original against a broker, for not making an entry of some coffee imported with the proper officer of excise, and not landing the same to be put in warehouses, as directed by statute, per quod the cossee was feized.

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23. Declaration in B. R. by the churchwardens and overseers of a parish against defendant, for permitting one J. D. who had been apprehended by a justice's warrant for a bastard-child, to escape out of his custody, contrary to his promise to bring him before the justice, in consideration of plaintists permitting him to take charge of the person apprehended; and opinion.

25. Declaration in B. R. by three persons, who with a sourth, since deceased, had been overseers of the poor, against desendant, who was employed by them to take care of the poor, for embezzling goods and provisions. (Mis-

fealance.)

28. Declaration in assumption for a reward promised by an advertisement for procuring defendant's servant, who had absconded with a large sum of money, to be apprehended.

30. Declaration against an executor, for a reward advertised for discovering a servant of his testator, who had rob-

bed her master.

31. Declaration by churchwardens and overfeers of the poor of one parish against those of another, upon an order of justices for the maintenance of a bastard-child born in the last parish, but removed with his mother to the first for nurture.

34. Declaration in special assumpsit on a charter-party of

affreightment.

37. Special assumptie; in consideration that plaintiff would put his horse at livery with defendant, he undertook to

deliver it when plaintiff should want it.

38. Declaration in special assumptit for the penalty in an agreement to place defendant's son with plaintiss, an attorney, as an articled clerk, for not paying the see; demurrer to the first Count.

41. Declaration at the fuit of an administrator de bonis non, on a special promise to return insurance money, if restitution should be made by the Spaniards, who had taken

the ship.

43. Declaration in C. B. at the fuit of the Guardians of the Poor against a furveyor, on a contract to design a plan for a workhouse erected by act of parliament, superintend the buildings, inspect the workmen's bills, &c.: breach, for allowing workmen more than he ought.

45. ad Count, on a promise to the Guardians of the Poor, at the request of the desendant to permit and suffer him to survey, &c. preparatory to payment of the

bills.

46. Declaration at the suit of an administrator (to whom administration was granted as the attorney of the next of kin residing out of the kingdom) against desendant, who had given the intestate promissory notes to pay one thousand one hundred guineas when he should be worth sive thousand pounds, in consideration of sive guineas in hand; and in consideration of other sive

Yor. III.	PRECED BOOKS of Pa
guineas in hand to pay fifteen guineas when he should marry; both events happening in the testator's lifetime.	REPORTERS, SOUL
48. Declaration against a m sfer of a ship, for not proceeding to fail to take a load of cod-sish to Scotland, whereby fish became putrid.	
50. Declaration, where one J. G. having put his horse to stand at livery-stables, let the horse stay so long that he was indebted to plaintiff in a large sum of money for	
keeping the horse; and J. G. selling horse to defend- ant, gave plaintist orders to let desendant have the horse when he sent for him, and told the plaintist that desendant would pay what money was due for the	
keep; detendant soon after sent a message for the horse and plaintist's bill, and promised to pay plaintist the money due if he would send said horse and his bill,	
but now refuses to pay plaintiff the debt.  Declaration in assumption by a sherist's officer against a third person, who undertook either to put in good bail or surren-	
der the body of a person in custody at the return of the writ,	1. T. R. 41
Declaration in assumpsise, by assignees of a bankrupt, to recover stock which had been illegally transferred by bankrupt to	
defendant. 2d Count; on a promise to retransfer, -	5. Burr. 159
Declaration, non-payment of money for depasturing defendant's cattle for four months, according to agreement,	Mor. Pr. 16
Declaration in assumptit; defendant, heir at law to plaintiff, in confideration his elder brother, who was fick, would not convey lands to his younger brother, promited to pay him	,
twenty pounds.  Declaration in C.B. on a special agreement to pay plaintiff so much money if plaintiff would permit defendant to take	2. R. P. C. B. 72
Declaration on a special agreement; in consideration of one hundred pounds advanced to desendant when in indigent	1. Mod. Ent. 17
circumstances, he promised to pay one hundred and fifty pounds when he was worth two thousand pounds,  Declaration in the exchequer; defendant was agent to a company, and gave a note to H. to entitle him to thirty-four shillings from the said company, who gave the note to plaintiff for a debt he owed him, and defendant promised	
plaintiff if he would keep the note till such a time he would exchange it for money. 2d Count, on a promise to cash the note if plaintiff should then have the custody	
of it,	Pl. Aff. 🞉
Submission to an award of a title to copyhold lands; and de	fendant, in confider

tion of the submission, and sixpence paid, and plaintiff's promise to perform, u dertook, &c. that if he did not perform on his part, that he would pay plaint one hundred pounds, Co. Entr. 3.

In confideration plaintiff would permit defendant to carry wood out of plaintiff's clo

defendant undertook to pay so much damage as plaintiff should sustain for carry the wood, 1. Brown. 36.

END OF THE SECOND VOLUME.